#### STATE TAG CROSSWALK

CHAPTER N.J.A.C. 8:36

## STANDARDS FOR LICENSURE OF ASSISTED LIVING RESIDENCES, COMPREHENSIVE PERSONAL CARE HOMES AND ASSISTED LIVING PROGRAMS

New Jersey Department of Health and Senior Services Division of Long Term Care Systems

> P.O. Box 367 Trenton, New Jersey 08625-0367 Phone: (609) 633-9042

FAX: (609) 633-9087

To make a complaint about a New Jersey licensed assisted living facility, call 1-800-792-9770 (toll-free hotline)

Effective Date: November 15, 1999 Expiration Date: November 15, 2004

### **TABLE OF CONTENTS**

		Page
SUBC	HAPTER 1. DEFINITIONS AND QUALIFICATIONS	
- 1.1	Scope	1
- 1.2	Purpose	
- 1.4	Qualifications of all Staff	
- 1.5	Qualifications of the administrator of an assisted living residence or	
-10	comprehensive personal care home	2
- 1.6	Qualifications of dietitians	
- 1.7	Qualifications of licensed practical nurses	
- 1.8	Qualifications of personal care assistants	
- 1.9	Qualifications of pharmacists	
- 1.10	Qualifications of physicians	
-1.11	Qualifications of registered professional nurses	
-1.12	Qualifications of social workers	
	HAPTER 2. LICENSURE PROCEDURES	
-2.1	Certificate of need	
-2.2	Application for licensure	
-2.3	Newly constructed or expanded facilities	
-2.4	Surveys	
-2.5	License	
-2.6	Surrender of license	
-2.7	Waiver	
-2.8	Action against a license	
-2.9	Hearings	
-2.10	Advertisement of assisted living.	16
SUBC	HAPTER 3. PHYSICAL PLANT AND ENVIRONMENT	
-3.1	Scope	16
-3.2	Restrictions	
-3.3	Ventilation	16
-3.4	Exit access passageways and corridors	16
-3.5	Automatic fire detection system	
-3.6	Fire suppression systems.	
-3.7	Interior finish requirement	
-3.8	General residential unit requirements	
-3.9	Toilets, baths and handwashing sinks	
-3.10	Kitchenettes	
-3.11	Community space	
-3.12	Laundry equipment	
-3.13	Dietary department	
-3.14	Administration and public area	
-3.15	Fire extinguisher specifications	
-3.16	Sounding devices	
-3.17	Telecommunications	

### SUBCHAPTER 4. GENERAL REQUIREMENTS

<b>-4</b> .1	Types of services provided to residents	20
-4.2	Ownership	
-4.3	Submission and availability of documents Minimum services	
-4.4	Personnel	
-4.5	Staffing requirements	22
-4.6	Policy and procedure manual	23
-4.7	Resident transportation	
-4.8	Written agreements	
-4.9	Reportable events	
-4.10	Notices	
-4.11	Maintenance of records	
-4.12	Admission and retention of residents.	
-4.13	Involuntary discharge	28
-4.14	Notification requirements	
-4.15	Interpretation services	
-4.16	Referral and transfer agreements.	
-4.17	Managed risk agreements	
<b>SUB</b> (	CHAPTER 5. ADMINISTRATION  Appointment of administrator	20
-5.1 -5.2	Appointment of administrator	
	CHAPTER 6. RESIDENT CARE POLICIES	
-6.1	Resident care policies and procedures	
-6.2	Financial arrangements	
-6.3	Personal needs allowance	35
CARE	CHAPTER 7. RESIDENT ASSESSMENTS, RESIDENT SERVICE PLE PLANS AND HEALTH CARE SERVICES	LANS, HEALTH
-7.1	Initial assessments, resident service plans, health	
	care assessments and health care plans	
-7.2	Implementation of plans	
-7.3	Health care services	
-7.5	Provision of health care services.	
-7.5	Quality assurance	39
SUBC	CHAPTER 8. DINING SERVICES	
-8.1	Provision of meals	39
-8.2	Designation of food service coordinator	
-8.3	Responsibilities of dietitians	
-8.4	Requirements for dining services.	
-8.5	Commercial food management services	
SUBC	CHAPTER 9. PHARMACEUTICAL SERVICES	
<b>-</b> 9.1	Provision of pharmaceutical services	
-9.2	Self-administration of medications	
-9.3	Administration of medications	42
-9.4	Designation of a pharmacist	44

-9.5	Storage of medications	44
SUBC	CHAPTER 10. RESIDENT ACTIVITIES	
-10.1	Provision of resident activities	45
SUBC	CHAPTER 11. SOCIAL WORK SERVICES	
-11.1	Provision of recreational services	46
SUBC	CHAPTER 12. EMERGENCY SERVICES AND PROCEDURES	
-12.1 -12.2 -12.3	Emergency medical services  Emergency plans and procedures  Drills and tests	46
SUBC	CHAPTER 13. RESIDENT RECORDS	
-13.1 -13.2 -13.3 -13.4 -13.5 -13.6 -13.7	Health record Confidentiality Record retention Record availability Register Resident's individual records Record of death	47 47 47 48
SUBC	CHAPTER 14. RESIDENT RIGHTS	
-14.1	Posting and distribution of statement of resident rights	49
SUBC	CHAPTER 15. HOUSEKEEPING, SANITATION, SAFETY AND MAINTEN	ANCE
-15.1 -15.2 -15.3 -15.4 -15.5 -15.6 -15.7 -15.8	Provision of services Housekeeping Resident environment Waste removal Heating and air conditioning Water supply Building and grounds maintenance Laundry services	49 50 53 53
SUBC	CHAPTER 16. INFECTION PREVENTION AND CONTROL SERVICES	
-16.1 -16.2 -16.3 -16.4	Infection control program  Development of infection control policies and procedures  General infection control policies and procedures  Employee health and resident policies and procedures for infection prevention and control  Staff education and training for infection prevention and control	55 56 58
-16.6	Regulated medical waste  CHAPTER 17. COMPREHENSIVE PERSONAL CARE HOMES	39
-17.1	Eligibility	59
-17.2	Services provided to residents Physical Plant	60

-17.4	Other requirements	61
-17.5	Prohibition of resident discharge on conversion of facility	61
-17.6	Combination of license categories.	
-17.7	Supplemental Security Income recipients	61
SUBC	HAPTER 18. ASSISTED LIVING PROGRAMS	
-18.1	Tenant/resident eligibility	62
-18.2	Service provider requirements	62
-18.3	Services provided to residents	64
-18.4	Policy and procedure manual	64
-18.5	Resident transportation	65
-18.6	Notices	65
-18.7	Maintenance of records	66
-18.8	Notification requirements	66
-18.9	Administration and staffing	67
-18.10	Financial arrangements	67
-18.11	Resident assessments, service plans, health care plans	
	and health care services	
-18.12	Dining services and meal preparation assistance	68
-18.13	Pharmaceutical services	69
-18.14	Resident activities	69
-18.15	Resident records	69
-18.16	Resident rights and responsibilities.	69
-18.17	Reportable events	69
-18.17	Other requirements	71

# CHAPTER 36 STANDARDS FOR LICENSURE OF ASSISTED LIVING RESIDENCES, COMPREHENSIVE PERSONAL CARE HOMES, AND ASSISTED LIVING PROGRAMS

A 0000	Initial Comments
SUBCHAPTER 1. DEF	FINITIONS AND QUALIFICATIONS
8:36-1.1 Scope	
A 0001 8:36-1.1(a)	(a) The rules in this chapter pertain to all facilities, which provide assisted living services. These rules constitute the basis for the licensure of assisted living residences, comprehensive personal care homes, and assisted living programs by the New Jersey State Department of Health and Senior Services.
A 0002 8:36-1.1(b)	(b) Assisted living residences shall comply with N.J.A.C. 8:36-1 through 16; comprehensive personal care homes shall comply with N.J.A.C. 8:36-1 through 16 where applicable and 17; and assisted living programs shall comply with N.J.A.C. 8:36-1 through 17 where applicable and 18.
8:36-1.2 Purpose	
A 0004 8:36-1.2(a)	(a) The purpose of these rules is to establish standards for assisted living residences, comprehensive personal care homes (which may be collectively referenced as assisted living facilities) and assisted living programs which are intended to promote "aging in place" in a homelike setting for frail elderly and disabled persons, including persons who require formal long-term care. Assisted living residences and comprehensive personal care homes and assisted living programs assure that residents receive supportive health and social services as they are needed to enable them to maintain their independence, individuality, privacy, and dignity in an apartment-style living unit or, in the case of assisted living programs, a living unit in publicly subsidized housing. The assisted living environment actively encourages and supports these values through effective methods of service delivery and facility or program operation and promotes resident self-direction and personal decision-making while protecting residents' health and safety.
A 0006 8:36-1.2(b)	(b) An assisted living residence or comprehensive personal care home offers a suitable living arrangement for persons with a range of capabilities, disabilities, frailties, and strengths. In general, however, assisted living is not appropriate for individuals who are incapable of responding to their environment, expressing volition, interacting, or demonstrating any independent activity. For example, individuals in a persistent vegetative state who require formal long-term care should not be placed or cared for in an assisted living residence or comprehensive personal care home.
A 0008 8:36-1.2(c)	(c) In the case of hospice, the purpose of these rules is to promote the establishment of assisted living residences or comprehensive personal care homes to serve terminally ill persons who lack adequate care giving support to meet their needs while residing at home.
A 0009 8:36-1.2(d)	(d) The aim of this chapter is to establish minimum rules with which an assisted living residence, comprehensive personal care home or assisted living program must comply in order to be licensed to operate in New Jersey.

8:36-1.4 Qualifications of all staff		
A 0010	All staff shall be emotionally stable, be in good physical and mental	
8:36.1.4	health, be of good moral character, and exhibit a concern for the safety	
	and well being of residents.	
8:36-1.5 Qualifications of the	ne administrator of an assisted living residence or comprehensive	
personal care home		
A 0012	(a) The administrator of an assisted living residence or	
8:36-1.5(a)(1-3)(i-ii)	comprehensive personal care home shall:	
	1. Be at least 21 years of age;	
	2. Possess a high school diploma or equivalent; and	
	3. Hold a current New Jersey license as a nursing home administrator, or be eligible to take the New Jersey Nursing Home Administrator's Licensing Examination, according to Department of Health and Senior Services requirements; or	
	i. Have successfully completed an Assisted Living training course which the covers the concepts and rules of assisted living as outlined in this chapter, given by a person(s) qualified to train assisted living administrators, in accordance with 4 below.	
	ii. Have successfully completed a Department approved competency examination, which covers the concepts and rules delineated in this chapter.	
A 0020 8:36-1.5(a)(4)(i-v)	4. Qualified trainers for assisted living administrators shall possess either the education and experience described in i – iii below, or the experience described in iv and v below:	
	i. Two years experience as an administrator in the areas of housing, hotel management, or health care or two years experience in teaching adults, or any combination thereof;	
	ii Completion of at least 40 hours in assisted living administrator training, which shall include basic concepts of assisted living, agerelated changes and aging in place, assessments, scope of services and service planning, shared responsibility and managed risk, documentation, staffing patterns, nursing activities and medication administration, and promoting a home-like environment;	
	iii. A practicum, consisting of a minimum of 16 hours, at a New Jersey licensed assisted living facility which shall include satisfactory completion of a resident service needs assessment, service plan and risk management agreement;	
	iv. Two years experience as an assisted living administrator in a licensed assisted living facility or two years experience in teaching adults, or any combination thereof; and	
	v. A practicum, consisting of a minimum of 16 hours, at a New Jersey licensed assisted living facility, which shall include satisfactory completion of a resident service needs assessment, service plan and risk management agreement.	

A 0030	5. An applicant for certification as an assisted living administrator
8:36-1.5(a)(5)	shall sit for the competency examination within two years of
( ) ( )	successful completion of an assisted living training course.
A 0032	6. An applicant for certification who fails the competency
8:36-1.5(a)(6)(i-iii)	examination for an assisted living administrator will be permitted to re-take the examination in accordance with the following:
	i. Following a first examination failure, an applicant shall be permitted to sit for re-examination.
	ii. Following a second examination failure, or any subsequent two examination failures, the applicant shall be required to re-take, and successfully complete, an assisted living training course approved by the Department in accordance with this rule.
	iii. Written documentation of successful completion of a training program required by ii above shall be submitted to the Certification Program, Department of Health and Senior Services, PO Box 367, Trenton, NJ 08625-0367 at least 10 days prior to the next examination the applicant will take.
A 0038	(b) The owner of an assisted living residence who meets the
8:36-1.5(b)	qualifications listed in (a) above may also serve as the administrator.
A 0040	(c) An assisted living administrator certification shall be valid for a
8:36-1.5(c)	period of two years from date of issue.
A 0042	(d) At least once every two years, on a schedule to be determined by
8:36-1.5(d)	the Department, an assisted living administrator shall file an application for renewal of current certification.
A 0044	(e) In order to be eligible to renew a current certification, an assisted
8:36-1.5(e)	living administrator shall complete at least 20 hours, every two years, of continuing education regarding assisted living concepts and related topics, as specified and approved by the Department of Health and
A 0046	Senior Services, in accordance with (a)3i above.
A 0046 8:36-1.5(f)	(f) If a certified assisted living administrator fails to fulfill the certification renewal requirements at the prescribed time, the certification shall be considered inactive.
A 0048	(g) An individual may apply for recertification without re-
8:36-1.5(g)	examination within two years of the certification renewal date and upon submitting a request for restoration of said certification, in writing, to the Certification Program.
A 0050	(h) An individual requesting restoration of his or her certification
8:36-1.5(h)	from inactive status within two years of inactivity shall be required to pay the then-current certification fee and comply with the education requirements identified at (e) above.
A 0052	(i) The applicant shall be required to complete 20 hours of continuing
8:36-1.5(i)	education credit for each year in which the certification was inactive in addition to the required 20 hours of continuing education for biennial certification period.
A 0054	(j) An administrator whose certification is in an inactive status and
8:36-1.5(j)44	who subsequently fails to meet the requirements identified at (a) through (e) above shall be required to apply in writing for restoration of certification under the requirements as determined by the Certification Program on an individual basis and as provided for in these rules.

8:36-1.6 Qualifications of dieti	tians
A 0056	The dietitian shall possess a bachelor's degree from an accredited
8:36-1.6	college or university with a major area of concentration in a nutrition-
	related field of study, and one year of full-time professional
	experience or graduate-level training in nutrition.
8:36-1.7 Qualifications of licer	
A 0058	Each licensed practical nurse shall be so licensed by the New Jersey
8:36-1.7	State Board of Nursing, in accordance with N.J.A.C. 13:37.
8:36-1.8 Qualifications of pers	
A 0060	(a) Each personal care assistant shall have completed:
	(a) Each personal care assistant shall have completed.
8:36-1.8(a)(1-3)	1. A nurse aide training course approved by the New Jersey State Department of Health and Senior Services in accordance with N.J.A.C. 8:39-43, and shall have passed the New Jersey Nurse Aide
	Certification Examination; or
	2. A homemaker-home health aide training program approved by the New Jersey Board of Nursing and shall be so certified by the Board in accordance with N.J.A.C. 13:37-14; or
	3. Other equivalent training program equivalent to 1 or 2 above and approved by the Department.
A 0066	(b) Each personal care assistant shall receive orientation prior to or
8:36-1.8(b)	upon employment and on-going inservice education regarding the concepts of assisted living.
A 0068	(c) The responsibilities of a personal care assistant may be performed
8:36-1.8(c)	by a person who is enrolled in one of the three training programs referred to in (a) above, but such a person must complete the program and pass the examination or become certified (as the case may be)
	within six months of the date of hire or cease functioning as a
	personal care assistant. A personal care assistant-in-training shall not administer medication or fulfill the requirement at N.J.A.C. 8:36-
	4.5(b) that a facility must have one awake personal care assistant on
	the premises at all times.
A 0070	(d) Personal care assistant certification shall be valid for a period of
8:36-1.8(d)	two years from the date of issue.
A 0072	(e) At least once every two years, on a schedule to be determined by
8:36-1.8(e)	the Department, a personal care assistant shall file an application for renewal of current certification.
A 0074	(f) In order to be eligible to renew a current certification, the personal
8:36-1.8(f)	care assistant shall complete at least 20 hours, every two years, of
	continuing education in assisted living concepts and related topics,
	including cognitive and physical impairment and dementia.
A 0076	(g) If an individual fails to become recertified in accordance with (f)
8:36-1.8(g)	above, the name of the person shall be removed from the New Jersey
(g)	personal care assistant registry.
A 0078	(h) In order for an individual to be reentered onto the New Jersey
8:36-1.8(h)	personal care assistant registry, the individual shall successfully
0.50-1.0(II <i>)</i>	
	complete a training course approved in accordance with the training
	requirements at (a)3 above in effect at the time of application and
	shall pass the New Jersey competency evaluation. If the individual
	became initially certified within the five years immediately preceding reapplication, the individual shall be recertified upon passing the New Jersey competency evaluation, and completion of a training course
	shall not be required.

4 0000	(i) The Collins dell maintain manufactor of Collins to a significant
A 0080	(i) The facility shall maintain records sufficient to verify the
8:36-1.8(i)	continuing education record of present and previous employees for at
	least one renewal period.
A 0082	(j) A certified nurse aide or certified homemaker-home health aide,
8:36-1.8(j)	functioning as a personal care assistant, shall be subject to the
	continuing education requirements in (f) above and the annual
	registry and background checks in (k) and (l) below.
A 0084	(k) No licensed assisted living residence, comprehensive personal
8:36-1.8(k)(1)	care home, or assisted living program shall employ a person as a
	personal care assistant without making inquiry to the New Jersey
	Personal Care Assistant Registry, the New Jersey Certified Nurse
	Aide Registry, or to any other State agency registry in which the
	facility has a good faith belief the personal care assistant is registered.
	1. Registry confirmation of a personal care assistant certification or
	nurse aide certification or homemaker-home health aide certification
	shall not be sufficient to satisfy the requirement for reference checks
	identified at N.J.A.C. 8:36-4.5(f).
A 0085	(l) A certificate issued to a personal care assistant in accordance with
8:36-1.8(l)(1-3)	this section shall be sanctioned, suspended, denied or revoked in the
	following cases:
	Conviction for resident abuse or neglect or misappropriation of
	resident property;
	2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); or
	3. Sale, purchase, or alteration of a certificate; use of fraudulent
	means to secure the certificate, including filing false information on
	the application; or forgery, imposture, dishonesty, or cheating on an
	examination.
A 0.000	
A 0088	(m) If the Department proposes to sanction, suspend, deny or revoke
8:36-1.8(m)	the certification of a personal care assistant in an assisted living
	residence, comprehensive personal care home, or assisted living
	program, the aggrieved person may request a hearing which shall be
	conducted pursuant to the Administrative Procedure Act, N.J.S.A.
	52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform
	Administrative Procedure Rules, N.J.A.C. 1:1
A 0089	(n) Upon receipt of a finding that a personal care assistant has abused,
8:36-1.8(n)	neglected, or misappropriated the property of a resident, resulting
( )	from an investigation by the Office of the Ombudsman for the
	Institutionalized Elderly, the Department, or other state or local
	governmental agency, including criminal justice authorities, the
	Department shall determine whether the finding is valid and is to be
	entered onto the personal care assistant abuse registry at which time a
	disciplinary hearing process shall be initiated in accordance with (m) above.
A 0090	(o) Prior to entering the finding on the personal care assistant abuse
8:36-1.8(o)(1)	registry, the Department shall provide a notice to the certified
	personal care assistant identifying the intended action, the factual
	basis and source of the finding, and the individual's right to a hearing.
	1. The notice in (o) above shall be transmitted to the individual so as
	i i
	to provide at least 30 days for the individual to request a hearing prior
	to abuse registry placement. If a hearing is requested, it shall be
	conducted by the Office of Administrative Law or by a Departmental

A 0092	hearing officer in accordance with the hearing procedures established by the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq. and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (o) Prior to entering the finding on the personal care assistant abuse
8:36-1.8(o)(2)	registry, the Department shall provide a notice to the certified personal care assistant identifying the intended action, the factual basis and source of the finding, and the individual's right to a hearing.
	2. No further right to an administrative hearing shall be offered to individuals who have been afforded a hearing before a state or local administrative agency or other neutral party, or in a court of law, at which time the personal care assistant received adequate notice and an opportunity to testify and to confront witnesses, and where there was an impartial hearing officer who issued a written decision verifying the findings of abuse, neglect, or misappropriation of resident property. The individual shall have the right to enter a statement to be included in the abuse registry contesting such findings.
A 0094 8:36-1.8(p)	(p) An order of sanction, suspension, denial, or revocation may contain such provisions regarding reinstatement of the certification as the Department shall recommend. In the absence of any such provisions regarding reinstatement in the order of a denial, suspension, or revocation, the action shall be deemed to be permanent.
A 0096 8:36-1.8(q)(1-3)	(q) Personal care assistants who administer medications shall meet the following requirements:
	1. Current certification in good standing as a nurse aide, homemaker-home health aide, (or) completion of another Department approved course, as described at (a)1, 2 and 3 above;
	2. Successful completion of the medication administration training course approved by the Department of Health and Senior Services and the Board of Nursing, in accordance with N.J.A.C. 8:36-9.3(c); and
	3. Successful completion of a Department of Health and Senior Services approved standardized examination regarding medication administration for personal care assistants. An oral examination shall not substitute for the written component of this examination.
A 0102 8:36-1.8(r)	(r) Medication aide certification shall be valid for a period of two years from the date of issue.
A 0104 8:36-1.8(s)	(s) An applicant for medication aide certification shall sit for the standardized examination within six months of successful completion of an approved medication administration training course.

renewal of current certification.  1. In order to be eligible to renew a current certification, the medication aide shall have completed at least 10 hours of continuing education, seminars, or in-service training every two year certification period.  i. The continuing education requirement shall include five hours for review of the fundamental principals of medication administration and the skills and knowledge necessary for the task of medication administration and five hours of continuing education to the elderly.  ii. The continuing education requirement shall be in addition to the continuing education requirement in (f) above.  A 0110  (1) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  4 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  3. 36.1.8(w)(1-4)  (v) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property;  2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f);  3. 36.e. purchase, or alteration of a certificate; use of f	A 0106	(t) At least once every two years, on a schedule to be determined by
medication aide shall have completed at least 10 hours of continuing education, seminars, or in-service training every two year certification period.  i. The continuing education requirement shall include five hours for review of the fundamental principals of medication administration and the skills and knowledge necessary for the task of medication administration and five hours of continuing education and in-service training on topics of current drug use relevant to the elderly.  ii. The continuing education requirement shall be in addition to the continuing education requirement in (f) above.  A 0110  (i) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  (ii) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scop	8:36-1.8(t)(1)(i-ii)	the Department, a medication aide shall file an application for renewal of current certification.
education, seminars, or in-service training every two year certification period.  i. The continuing education requirement shall include five hours for review of the fundamental principals of medication administration and the skills and knowledge necessary for the task of medication administration and five hours of continuing education and in-service training on topics of current drug use relevant to the elderly.  ii. The continuing education requirement shall be in addition to the continuing education requirement in (f) above.  (i) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112  (ii) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8.36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8.36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certificat medication aide as de		
i. The continuing education requirement shall include five hours for review of the fundamental principals of medication administration and the skills and knowledge necessary for the task of medication administration and five hours of continuing education and in-service training on topics of current drug use relevant to the elderly.  ii. The continuing education requirement shall be in addition to the continuing education requirement in (f) above.  A 0110  (t) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property;  2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f);  3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Departme		education, seminars, or in-service training every two year certification
review of the fundamental principals of medication administration and the skills and knowledge necessary for the task of medication administration and five hours of continuing education and in-service training on topics of current drug use relevant to the elderly.  ii. The continuing education requirement shall be in addition to the continuing education requirement in (f) above.  A 0110  (1) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certified medicati		•
administration and five hours of continuing education and in-service training on topics of current drug use relevant to the elderly.  ii. The continuing education requirement shall be in addition to the continuing education requirement in (f) above.  A 0110  (t) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certified medication of a certified medication aide in an assisted living program, the aggrieved person may request a hearing which shall be conducted		review of the fundamental principals of medication administration
ii. The continuing education requirement shall be in addition to the continuing education requirement in (f) above.  A 0110 (1) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112 (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114 (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116 (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certified medication aide in an assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Admin		administration and five hours of continuing education and in-service
continuing education requirement in (f) above.  (t) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggreed person may requested a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:		training on topics of current drug use relevant to the elderly.
(i) At least once every two years, on a schedule to be determined by the Department, a medication aide shall file an application for renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  4. 0112 (i) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  4. 0114 (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  4. 0116 (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  4. 0124 (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  4. 0126 (y) Upon receipt of a finding that a		
renewal of current certification.  2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication side in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has	A 0110	
2. The facility shall maintain records sufficient to verify the continuing education record of present and previous employees for at least one renewal period.  A 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has	8:36-1.8(t)(2)	
continuing education record of present and previous employees for at least one renewal period.  A 0112  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certified medication of a certified medication aide in an assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has		renewal of current certification.
least one renewal period.  (u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has		
(u) An individual whose name has been removed from the New Jersey medication aide registry for a period of more than one year shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certified medication aide in an assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has		
shall be required to retrain and retest in accordance with the rules in effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114 (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116 (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124 (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126 (y) Upon receipt of a finding that a certified medication aide has	A 0112	
effect at the time of retraining and retesting in order to be reentered on said registry.  A 0114 (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116 (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filling false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124 (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126 (y) Upon receipt of a finding that a certified medication aide has	8:36-1.8(u)	
on said registry.  A 0114 (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116 (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124 (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.		
A 0114 8:36-1.8(v)  (v) Registry confirmation of a medication aide certification shall not be sufficient to satisfy the requirement for reference checks identified at N.J.A.C. 8:36-4.5(f).  A 0116 (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has		
at N.J.A.C. 8:36-4.5(f).  (w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  4 0126 (y) Upon receipt of a finding that a certified medication aide has	A 0114	(v) Registry confirmation of a medication aide certification shall not
(w) A certificate issued to a medication aide in accordance with this section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A.  52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  4 0126 (y) Upon receipt of a finding that a certified medication aide has	8:36-1.8(v)	* *
8:36-1.8(w)(1-4)  section shall be sanctioned, suspended, denied, or revoked in the following cases:  1. Conviction for resident abuse or neglect or misappropriation of resident property; 2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has	A 0116	
resident property;  2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f);  3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126  (y) Upon receipt of a finding that a certified medication aide has	8:36-1.8(w)(1-4)	section shall be sanctioned, suspended, denied, or revoked in the
2. Conviction or guilty plea as specified at N.J.A.C. 8:36-4.5(f); 3. Sale, purchase, or alteration of a certificate; use of fraudulent means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or 4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		• • • • • • • • • • • • • • • • • • • •
means to secure the certificate, including filing false information on the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
the application; or forgery, imposture, dishonesty, or cheating on an examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  A 0124  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
examination; or  4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		, , ,
4. Documented and verified incompetence and/or negligence in the performance of duties which fall within the scope of practice of the certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
certified medication aide as delegated by the registered professional nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
nurse.  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
(x) If the Department proposes to sanction, suspend, deny or revoke 8:36-1.8(x)  (x) If the Department proposes to sanction, suspend, deny or revoke the certification of a certified medication aide in an assisted living facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
facility, comprehensive personal care home, or assisted living program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A.  52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has	A 0124	(x) If the Department proposes to sanction, suspend, deny or revoke
program, the aggrieved person may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  A 0126 (y) Upon receipt of a finding that a certified medication aide has	8:30-1.8(x)	
conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.  (y) Upon receipt of a finding that a certified medication aide has		
A 0126 (y) Upon receipt of a finding that a certified medication aide has		52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform
	A 0126	
	8:36-1.8(y)	

	was postioned or in some start in the professional of the individually
	was negligent or incompetent in the performance of the individual's
	duties, resulting from an investigation by the Office of the
	Ombudsman for the Institutionalized Elderly, the Department, or other
	State or local governmental agency, including criminal justice
	authorities, the Department shall determine whether the finding is
	valid and is to be entered onto the personal care assistant abuse
	registry at which time a disciplinary hearing process shall be initiated.
A 0128	(z) Prior to entering the finding on the certified medication aide
8:36-1.8(z)(1)	registry, the Department shall provide a notice to the certified
	medication aide, identifying the intended action, the factual basis and
	source of the finding, and the individual's right to a hearing.
	1. The notice in (=) charachell be transmitted to the individual as as
	1. The notice in (z) above shall be transmitted to the individual so as
	to provide at least 30 days for the individual to request a hearing prior
	to abuse registry placement. If a hearing is requested, it shall be
	conducted by the Office of Administrative Law or by a Departmental
	hearing office in accordance with the hearing procedures established
	by the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and
	52:14F-1 et seq. and the Uniform Administrative Procedure Rules,
A 0130	N.J.A.C. 1:1.  (z) Prior to entering the finding on the certified medication aide
8:36-1.8(z)(2)(aa)	registry, the Department shall provide a notice to the certified
6:50-1.6(Z)(Z)(aa)	medication aide, identifying the intended action, the factual basis and
	source of the finding, and the individual's right to a hearing.
	source of the finding, and the individual's right to a hearing.
	2. No further right to an administrative hearing shall be offered to
	individuals who have been afforded a hearing before a State or local
	administrative agency or other neutral party, or in a court of law, at
	which time the certified medication aide received adequate notice and
	an opportunity to testify and to confront witnesses, and where there
	was an impartial hearing officer who issued a written decision
	verifying the findings of abuse, neglect, or misappropriation of
	resident property. The individual shall have the right to enter a
	statement to be included in the abuse registry contesting such findings
	(aa) An order of sanction, suspension, denial, or revocation may
	contain such provisions regarding reinstatement of the certification as
	the Department shall recommend. In the absence of any such
	provisions regarding reinstatement in the order of a denial,
	suspension, or revocation, the action shall be deemed to be permanent
8:36-1.9 Qualifications of ph	
A 0134	Each pharmacist shall be so registered by the New Jersey State Board
8:36-1.9	of Pharmacy, in accordance with N.J.A.C. 13:39.
8:36-1.10 Qualifications of p	
A 0136	Each physician shall be licensed or authorized by the New Jersey
8:36-1.10	State Board of Medical Examiners to practice medicine in the State of
9.26 1 11 Qualifications of w	New Jersey, in accordance with N.J.A.C. 13:35.
8:36-1.11 Qualifications of ro A 0138	Each registered professional nurse shall be so licensed by the New
8:36-1.11	Jersey State Board of Nursing in accordance with N.J.A.C. 13:37.
8:36-1.12 8:36-1.12 Qualifica	
A 0140	Each social worker shall be licensed or certified by the New Jersey
8:36-1.12	State Board of Social Work Examiners in accordance with N.J.A.C.
U.UU-1.12	13:44G.
	1 <i>3.</i> TTO.

SU	BCHAPTER 2. LICENSURE PROCEDURES
8:36-2.1 Certificate of need	
A 0200 8:36-2.1(a)	(a) According to N.J.S.A. 26:2H-1 et seq., and amendments thereto, a health care facility shall not be instituted, constructed, expanded, licensed to operate, or closed except upon application for, and receipt of, a certificate of need issued by the Commissioner in accordance with N.J.A.C. 8:33.
A 0202 836-2.1(b)	(b) In accordance with N.J.A.C. 8:33, application forms for a certificate of need and instructions for completion may be obtained from:
	Certificate of Need and Acute Care Licensure Program New Jersey State Department of Health and Senior Services PO Box 360, Room 604 Trenton, New Jersey 08625-0360 609-292-6552
A 0204 8:36-2.1(c)	(c) The facility or program shall implement all conditions imposed by the Commissioner as specified in the certificate of need approval letter. Failure to implement the conditions may result in the imposition of sanctions in accordance with N.J.S.A. 26:2H-1 et seq., and amendments thereto.
8:36-2.2 Application for lice	ensure
A 0206 8:36-2.2(a)	(a) Following receipt of a certificate of need, any person, organization, or corporation desiring to operate an assisted living residence, comprehensive personal care home or assisted living program shall make application to the Commissioner for a license on forms prescribed by the Department. Such forms may be obtained from:
	Director Long Term Care Licensing and Certification Division of Long Term Care Systems New Jersey State Department of Health and Senior Services P.O. BOX 367 Trenton, New Jersey 08625-0367 (609)-633-9034
A 0208 8:36-2.2(b)	(b) Any long term care facility, residential health care facility, or Class "C" boarding home planning to provide assisted living services shall obtain licensing approval from the Department prior to initiating services.

#### A 0210 (c) A copy of the assisted living residence or comprehensive personal 8:36-2.2(c)(1-4) care home admission agreement or other document stating the scope of a facility's services shall be forwarded to the Director. Long Term Care Licensing and Certification (see (a) above for address) for review when application for licensure is made. Review shall ensure that the admission agreement does not violate any requirements contained herein, any conditions placed on certificate of need approval, or any applicable State or Federal statutes. This subsection shall not apply when a continuing care retirement community (CCRC), as defined at N.J.A.C. 8:36-1.3, contracts with its residents to provide assisted living pursuant to a continuing care agreement. This subsection does apply, however, when a CCRC provides assisted living to a person who is not a party to a continuing care agreement. The admission agreement shall include, but not be limited to, the following: 1. Proposed charges for room, board and all levels of service and care and for all additional services and care not included in the standard package of rates; 2. Specification of how and when the resident will be notified of any change in charges; 3. A statement that each resident has the right to appeal an involuntary discharge as specified at N.J.A.C. 8:36-4.13(b); and 4. Specification of the criteria identified at N.J.A.C. 8:36-4.1(d) which will be used to discharge residents and an explanation of how the discharge process will be implemented, including which facility staff will participate and the extent of resident participation. A 0218 (d) The Department shall charge a nonrefundable fee of \$1,000 plus 8:36-2.2(d)(1-8) \$10.00 per bed (for the number of licensed beds) for the filing of an application for licensure and each annual renewal of an assisted living residence or comprehensive personal care home. The facility shall apply for a license for the maximum number of beds available in its residential units. These fees shall not exceed the maximum caps set forth at N.J.S.A. 26:2H-12, as may be amended from time to time. The application shall include, but not be limited to, the following: 1. An evaluation of the previous licensing track record of the proposed licensed operator in New Jersey and other states, where applicable. This evaluation shall include assisted living and other licensed health care facilities owned, operated or managed by the prospective licensed operator and any such facilities owned, operated or managed by any entity affiliated with the proposed operator; 2. The proposed licensed operator's capacity to comply with licensing requirements; 3. A description of the physical plant, including the number and type of beds requested;

5. A description of the proposed physical plant, including the number

4. An evaluation of any requested waivers to licensing requirements

that are sought in accordance with N.J.A.C. 8:36-2.7;

	of beds requested;
	6. A description of how the architectural design will promote the essential values of assisted living, including privacy, choice, independence, dignity and a home-like environment;
	7. A description of how the physical plant will facilitate the care of residents with common long term care problems, such as reduced mobility, incontinence and dementia; and
	8. A statement of the proposed licensed operator's commitment to assuring access to assisted living for individuals with nursing home level of care needs, as defined in N.J.A.C. 8:36-1.3. This statement shall indicate that within 36 months after licensure, at least 20 percent of the facility's residents shall be individuals with nursing home-level of care needs. This percentage shall be computed based on the number of resident days per calendar year and may include direct admissions as well as maintained residents with nursing home-level of care needs.
A 0234 8:36-2.2(e)	(e) The Department shall charge a nonrefundable fee of \$500.00 for the filing of an application to add bed or non-bed related services to an existing assisted living residence or comprehensive personal care home.
A 0236 8:36-2.2(f)	(f) The Department shall charge a nonrefundable fee of \$250.00 for the filing of an application to reduce bed or non-bed related services at an existing assisted living residence or comprehensive personal care home.
A 0238 8:36-2.2(g)	(g) The Department shall charge a nonrefundable fee of \$250.00 for the filing of an application for the relocation of an assisted living residence or comprehensive personal care home.
A 0240 8:36-2.2(h)	(h) The Department shall charge a nonrefundable fee of \$1,000 for the filing of an application for the transfer of ownership of an assisted living residence or comprehensive personal care home.
A 0242 8:36-2.2(i)	(i) All applicants shall demonstrate that they have the capacity to operate an assisted living residence or program or a comprehensive personal care home in accordance with the rules in this chapter. An application for a license or change in service shall be denied if the applicant cannot demonstrate that the premises, equipment, personnel, including principals and management, finances, rules and bylaws, and standards of health care are fit and adequate and that there is reasonable assurance that the health care facility will be operated in accordance with the standards required by these rules. The Department shall consider an applicant's prior history in operating a health care facility either in New Jersey or in other states in making this determination. Any evidence of licensure violations representing serious risk of harm to patients may be considered by the Department, as well as any record of criminal convictions representing a risk of harm to the safety or welfare of patients.

A 0246 8:36-2.2(j)(1-3)	<ul> <li>(j) The Department shall charge a nonrefundable fee of \$750.00 for the filing of an application for licensure and each annual renewal of an assisted living program. The application shall include, but not be limited, to the following:</li> <li>1. A copy of the written contract between the program provider and the publicly subsidized housing unit in accordance with N.J.A.C. 8:36-18.2(c)1 through 6; and</li> </ul>
	2. A copy of the written agreement or contract between the program provider and residents that will be used at each program site, including clearly addressing N.J.A.C. 8:36-18.3(d); and
	3. An evaluation of the requirements specified in (d) 1 and 2 above.
A 0252 8:36-2.2(k)	(k) Each licensed assisted living program office site may provide services in an area that covers no more than two contiguous counties, although the facility may apply to establish and license sufficient sites to provide services for multiple counties, up to and including a statewide service area.
A 0254	(l) Each applicant for a license to operate a facility or program may
8:36-2.2(l)	make an appointment for a preliminary conference at the Department with the Long Term Care Licensing and Certification Program.
A 0256 8:36-2.2(m)	(m) Each assisted living residence and comprehensive personal care home shall be assessed a biennial inspection fee of \$1,000. This fee shall be assessed in the year the facility will be inspected, along with the annual licensure fee for that year. The fee shall be added to the initial licensure fee for new facilities. Failure to pay the inspection fee shall result in non-renewal of the license for existing facilities and the refusal to issue an initial license for new facilities. This fee shall
	be imposed only every other year even if inspections occur more frequently and only for the inspection required to either issue an initial license or to renew an existing license. It shall not be imposed for any other type of inspection.
A 0258 8:36-2.2(n)	(n) Each assisted living program shall be assessed a biennial inspection fee of \$500.00. This fee shall be assessed in the year the facility will be inspected, along with the annual licensure fee for that year. The fee shall be added to the initial licensure fee for new facilities. Failure to pay the inspection fee shall result in non-renewal of the license for existing facilities and the refusal to issue an initial
	license for new facilities. This fee shall be imposed only every other year even if the inspections occur more frequently and only for the inspection required to either issue an initial license or to renew an existing license. It shall not be imposed for any other type of inspection.
8:36-2.3 Newly constructed of	
A 0260 8:36-2.3(a)	(a) Any assisted living residence or comprehensive personal care home with a construction program, whether a certificate of need is required or not, shall submit plans to the Health Care Plan Review Services, Division of Codes and Standards, Department of Community Affairs, P.O. Box 815, Trenton, N.J. 08625-0815, for

A 0262	(b) The licensure application for a newly constructed, renovated or
8:36-2.3(b)	expanded facility shall include written approval of final construction
	of the physical plant by:
	The state of the s
	Health Care Plan Review Services
	Division of Codes and Standards
	Department of Community Affairs
	P.O. Box 815
	Trenton, N.J. 08625-0815
	609-633-8151
A 0264	(c) An on-site inspection of the construction of the physical plant
8:36-2.3(c)	shall be made by representatives of Health Care Plan Review Services
,	to verify that the building has been constructed in accordance with the
	architectural plans approved by the Department. A certificate of
	occupancy issued by the local municipality may be submitted in lieu
	of an on-site inspection by Health Care Plan Review Services.
8:36-2.4 Surveys	•
A 0266	(a) When the written application for licensure is approved and the
8:36-2.4(a)(1-2)	building is ready for occupancy, a survey of the facility by
	representatives of the Long Term Care Assessment and Survey
	Program of the Department shall be conducted to determine if the
	facility adheres to this chapter.
	1. The facility shall be notified in writing of the findings of the
	survey, including any deficiencies found.
	2. The facility shall notify the Long Term Care Assessment and
	Survey Program of the Department when the deficiencies, if any,
	have been corrected, and the Long Term Care Assessment and Survey
	Program shall schedule one or more resurveys of the facility prior to
	occupancy.
A 0270	(b) A license shall be issued to a facility when the following
8:36-2.4(b)(1)	conditions are met:
	1. A preliminary conference regarding the conditions for licensure
	(see N.J.A.C. 8:36-2.2(d) 1 through 8) for review of the conditions
	for licensure and operation has taken place between the Long Term
	Care Licensing and Certification Program and representatives of the
	facility, who will be advised that the purpose of the conference is to
	allow the Department to determine the facility's compliance with
	N.J.S.A. 26:2H-1 et seq., and amendments thereto, and the rules
	pursuant thereto;
A 0272	(b) A license shall be issued to a facility when the following
8:36-2.4(b)(2)	conditions are met:
	2. The initial survey required by N.J.A.C. 8:36-2.4(a) results in a
	finding of substantial compliance with the requirements of this
A 00=4	chapter;
A 0274	(b) A license shall be issued to a facility when the following
8:36-2.4(b)(3)	conditions are met:
	2 771
	3. The completed licensure application is on file with the
1.00=4	Department;
A 0276	(b) A license shall be issued to a facility when the following
8:36-2.4(b)(4)	conditions are met:

A license shall be issued to a facility when the following aditions are met:  A copy of the admission agreement is on file with the Department; A license shall be issued to a facility when the following aditions are met:  Written approvals are on file with the Department from the local and sing, fire, health, and building authorities; and a copy of the difficate of occupancy or a certificate of continued occupancy that is been issued by the appropriate local authority has been submitted the Department; A license shall be issued to a facility when the following aditions are met:  Written approvals of the water supply and sewage disposal system and local officials are on file with the Department for any water apply or sewage disposal system not connected to an approved anicipal system; and A license shall be issued to a facility when the following aditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of a requirement will be subject to penalties for operating a facility
A copy of the admission agreement is on file with the Department;  A license shall be issued to a facility when the following aditions are met:  Written approvals are on file with the Department from the local axing, fire, health, and building authorities; and a copy of the tificate of occupancy or a certificate of continued occupancy that a been issued by the appropriate local authority has been submitted the Department;  A license shall be issued to a facility when the following aditions are met:  Written approvals of the water supply and sewage disposal system and local officials are on file with the Department for any water apply or sewage disposal system not connected to an approved ancipal system; and  A license shall be issued to a facility when the following aditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
A license shall be issued to a facility when the following aditions are met:  Written approvals are on file with the Department from the local hing, fire, health, and building authorities; and a copy of the tificate of occupancy or a certificate of continued occupancy that a been issued by the appropriate local authority has been submitted the Department;  A license shall be issued to a facility when the following aditions are met:  Written approvals of the water supply and sewage disposal system and local officials are on file with the Department for any water apply or sewage disposal system not connected to an approved nicipal system; and  A license shall be issued to a facility when the following aditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
Written approvals are on file with the Department from the local ning, fire, health, and building authorities; and a copy of the tificate of occupancy or a certificate of continued occupancy that is been issued by the appropriate local authority has been submitted the Department;  A license shall be issued to a facility when the following aditions are met:  Written approvals of the water supply and sewage disposal system in local officials are on file with the Department for any water oply or sewage disposal system not connected to an approved inicipal system; and  A license shall be issued to a facility when the following inditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
Written approvals are on file with the Department from the local hing, fire, health, and building authorities; and a copy of the tificate of occupancy or a certificate of continued occupancy that is been issued by the appropriate local authority has been submitted the Department;  A license shall be issued to a facility when the following aditions are met:  Written approvals of the water supply and sewage disposal system in local officials are on file with the Department for any water oply or sewage disposal system not connected to an approved inicipal system; and  A license shall be issued to a facility when the following inditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
hing, fire, health, and building authorities; and a copy of the tificate of occupancy or a certificate of continued occupancy that a been issued by the appropriate local authority has been submitted the Department;  A license shall be issued to a facility when the following additions are met:  Written approvals of the water supply and sewage disposal system are local officials are on file with the Department for any water oply or sewage disposal system not connected to an approved nicipal system; and  A license shall be issued to a facility when the following additions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
A license shall be issued to a facility when the following aditions are met:  Written approvals of the water supply and sewage disposal system im local officials are on file with the Department for any water oply or sewage disposal system not connected to an approved inicipal system; and  A license shall be issued to a facility when the following inditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
Written approvals of the water supply and sewage disposal system m local officials are on file with the Department for any water oply or sewage disposal system not connected to an approved nicipal system; and  A license shall be issued to a facility when the following nditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
m local officials are on file with the Department for any water oply or sewage disposal system not connected to an approved nicipal system; and  A license shall be issued to a facility when the following nditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
A license shall be issued to a facility when the following nditions are met:  Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
Personnel are employed in accordance with the staffing uirements in this chapter.  No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
No facility shall admit residents to the facility until the facility has written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
written approval and/or license issued by the Long Term Care tensing and Certification Program of the Department. Violators of
ensing and Certification Program of the Department. Violators of
hout a license, pursuant to N.J.S.A. 26:2H-14.
Survey visits may be made to a facility at any time by authorized
ff of the Department. Such visits may include, but not be limited the review of all facility documents and resident records and inferences with residents.
A license shall be issued if surveys by the Department have ermined that the facility is in substantial compliance with the uirements of this chapter, and is operated as required by N.J.S.A. 2H-1 et seq.
A license shall be granted for a period of one year or less, as ermined by the Department.
The license shall be conspicuously posted in the facility.
The license shall not be assignable or transferable. The license
all be immediately void if the facility permanently ceases to operate if its ownership changes.
The license, unless suspended or revoked, shall be renewed nually on the original licensure date, or within 30 days thereafter dated as of the original licensure date. The facility will receive a uest for renewal fee 30 days prior to the expiration of the license.
t ) a j r t

A 0302	(f) The license shall not be renewed if local rules, regulations and/or
8:36-2.5(f)	requirements are not met, on a case by case basis.
8:36-2.6 Surrender of lice	
A 0304 8:36-2.6	The facility shall notify each resident, the resident's physician, and any guarantors of payment at least 30 days prior to the voluntary surrender of a license, or as directed under an order of revocation, refusal to renew, or suspension of license. In such cases, the license shall be returned to the Long Term Care Licensing and Certification Program of the Department within seven working days after the voluntary surrender, revocation, non-renewal, or suspension of license.
8:36-2.7 Waiver	HCCHSC.
A 0306	(a) The Commissioner or his or her designee may, in accordance with
8:36-2.7(a)	the general purposes and intent of N.J.S.A. 26:2H-1 et seq., and amendments thereto, and this chapter, waive sections or part of sections of these rules if, in his or her opinion, such waiver would not endanger the life, safety, or health of residents or the public.
A 0308 8:36-2.7(b)	(b) A facility seeking a waiver of these rules shall apply in writing to the Director of the Licensing, Certification and Standards Program of
A 0210	the Department.
A 0310 8:36-2.7(c)(1)-(4)	<ul><li>(c) A written request for waiver shall include the following:</li><li>1. The specific rule(s) or part(s) of the rule(s) for which waiver is</li></ul>
	requested;  2. The reasons for requesting a waiver, including a statement of the type and degree of hardship that would result to the facility upon adherence;  3. An alternative proposal which would ensure resident safety; and
	4. Documentation to support the request for waiver.
A 0320 8:36-2.7(d)	(d) The Department reserves the right to request additional information before processing a request for waiver, depending upon the waiver requested.
A 0322 8:36-2.7(e)	(e) All requests for waivers to the physical plant requirements in N.J.A.C. 8:36-3 and 17 shall be fully explained, justified, and made a part of the certificate of need application submitted in accordance with N.J.S.A. 26:2H-1 et seq. and N.J.A.C. 8:36-2.1(a).
8:36-2.8 Action against a l	
A 0324 8:36-2.8(a)	(a) If the Department determines that operational or safety deficiencies exist, it may require that all admissions to the facility cease. This may be done simultaneously with, or in lieu of, action to revoke licensure and/or impose a fine. The Commissioner or his or her designee shall notify the facility in writing of such determination.
A 0326	(b) The Commissioner may order the immediate removal of residents
8:36-2.8(b)	from a facility whenever he or she determines imminent danger to any person's health or safety.
8:36-2.9 Hearings	
A 0328 8:36-2.9(a)	(a) If the Department proposes to suspend, revoke, deny, assess a monetary penalty, or refuse to renew a license, the licensee or applicant may request a hearing which shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.

A 0330	(b) Prior to transmittal of any hearing request to the Office of
8:36-2.9(b)	Administrative Law, the Department may schedule a conference to
0.50-2.5(b)	attempt to settle the matter.
8:36-2.10 Advertisement	
A 0332	Only facilities licensed as assisted living residences or comprehensive
8:36-2.10	personal care homes may describe and offer themselves to the public
	as providing assisted living services and care or other similar
	services. Violation of this requirement shall constitute operation of a
	health care facility without a license, and shall be subject to penalty in
	accordance with N.J.S.A. 26:2H-14.
	HAPTER 3. PHYSICAL PLANT AND ENVIRONMENT
8:36-3.1 Scope	
A 0336	(a) The standards in this subchapter shall apply to new construction of
8:36-3.1(a)	assisted living residences or alterations or renovations to existing
A 0220	buildings to create assisted living residences.
A 0338 8:36-3.1(b)(1-2)	(b) Prior to approval of an application for a transfer of ownership, the Department may conduct a physical plant inspection of the facility to
0.30-3.1(D)(1-4)	determine the extent of physical plant deficiencies, based upon the
	current codes and standards.
	Tailont Cours and Sanidards.
	1. A report of the physical plant inspection shall be provided to the
	prospective buyer and seller.
	2. A plan of correction shall be submitted to the Department for all
	physical plant deficiencies.
A 0342	(c) New buildings and alterations, renovations and additions to
8:36-3.1(c)	existing buildings for assisted living residences shall conform with
	the New Jersey Uniform Construction Code, N.J.A.C. 5:23-3, Use
8:36-3.2 Restrictions	Group I-2 of the subcode.
A 0344	Mixed use occupancy shall not be permitted in buildings classified as
8:36-3.2	High Hazard (H), Factory (F) or Assembly (A-2) Use Groups.
8:36-3.3 Ventilation	
A 0346	(a) Means of ventilation shall be provided in accordance with the
8:36-3.3(a)	Uniform Construction Code, N.J.A.C. 5:23, either by windows or by
	mechanical ventilation for every habitable room.
A 0348	(b) Means of ventilation shall be provided for every bathroom or
8:36-3.3(b)	water closet (toilet) compartment. Ventilation shall be provided
	either by a window with an openable area or by mechanical
0.26.2.4E.4	ventilation.
8:36-3.4 Exit access passa	
A 0350 8:36-3.4	The width of passageways, aisles and corridors shall have a minimum of 44 inches of clear space.
8:36-3.5 Automatic fire d	
8.30-3.5 Automatic me u A 0351	(a) Smoke detectors shall be provided in all residents' bedrooms,
8:36-3.5(a)	living rooms, and "studio apartment" units, whether or not the facility
0.00 0.0(u)	contains a comprehensive automatic fire suppression system
	throughout.
A 0352	(b) All fire detection systems shall be installed in accordance with the
8:36-3.5(b)	Uniform Construction Code, N.J.A.C. 5:23, 5:70 and National Fire
` '	Protection Association (NFPA) 72 E, incorporated herein by
	reference. National Fire Protection Association publications are
	available from: NFPA, One Batterymarch Park, Quincy, MA, 02269-
	9101

8:36-3.6 Fire suppression systems	
A 0354	All facilities shall be provided with a fire suppression system in
8:36-3.6	accord with the Uniform Construction Code, N.J.A.C. 5:23.
8:36-3.7 Interior finish requires	nent
A 0356	Interior wall, ceiling and floor finishes shall be in compliance with
8:36-3.7	the Uniform Construction Code, N.J.A.C. 5:23.
8:36-3.8 General residential uni	t requirements
A 0358	(a) Residential units occupied by one person shall have a minimum of
8:36-3.8(a)	150 square feet of clear and usable floor area. Any calculation of
	clear and usable floor area shall exclude closets, bathroom,
	kitchenette, hallways, corridors, vestibules, alcoves and foyers unless
	the applicant submits a written request to the Department to consider
	an alcove, foyer or vestibule as clear and usable floor area within the
	context and purpose of these rules and the Department grants such a
	request. Such request shall be made in writing during the certificate
	of need process or, if exempt, as part of the licensing application
4.0250	review process.
A 0359	(b) In units occupied by more than one resident, there shall be a
8:36-3.8(b)	minimum of 80 additional square feet for an additional occupant. No
	residential unit in an assisted living residence shall be occupied by
A 0360	more than two individuals.  (c) Residential units shall be lockable by the occupant(s). Egress
8:36-3.8(c)	from the unit shall be possible at all times and locking hardware shall
0.50-5.6(t)	enable occupant(s) to gain egress from within by means of a simple
	operation. All residential units shall be accessible by means of a
	master key or similar system, which is available at all, times in the
	facility, and available at all times for use by designated staff.
A 0362	(d) Each residential unit shall have an exterior glazed area equal to at
8:36-3.8(d)	least eight percent of the clear floor area.
8:36-3.9 Toilets, baths and hand	lwashing sinks
A 0364	(a) A bathroom with a toilet, bathtub and/or shower, and handwashing
8:36-3.9(a)	sink shall be located in each residential unit.
A 0366	(b) Additional toilet facilities shall be provided to meet the needs of
8:36-3.9(b)	residents, staff and visitors to the facility and shall be located in areas
	other than the residential units.
8:36-3.10 Kitchenettes	
A 0368	(a) Each residential unit shall contain, at a minimum, a small
8:36-3.10(a)(1)	refrigerator, a cabinet for food storage, a small bar-type sink, and
	space with electrical outlets suitable for small cooking appliances, for
	example, a microwave, a two-burner cooktop, or a toaster-oven.
	1. Upon entering the assisted living facility, the resident and the
	resident's family or representative shall be asked if they wish to have
	a cooking appliance. If so, the appliance shall be provided by the
	facility, in accordance with facility policies. If the resident and
	resident's family or representative wish to provide their own cooking
	appliance, it shall meet the facility's safety standards.
A 0370	(a) Each residential unit shall contain, at a minimum, a small
8:36-3.10(a)(2)	refrigerator, a cabinet for food storage, a small bar-type sink, and
	space with electrical outlets suitable for small cooking appliances, for
	example, a microwave, a two-burner cooktop, or a toaster-oven.
	2. If the resident and resident's family or representative do not want a
	cooking appliance or if resident assessments indicate that having a
	cooking appliance in the living unit endangers the resident, no
	cooking appliance shall be provided or allowed in the living unit.

8:36-3.11 Community space	
A 0372	The facility shall provide a minimum of 30 square feet per resident of
8:36-3.11	community spaces for dining and for active and passive recreation.
8:36-3.12 Laundry equipment	
A0374	(a) Each assisted living facility shall provide at least one non-
8:36-3.12(a)	commercial washer and dryer for residents' personal items.
A 0376	(b) Where laundry equipment is limited to non-commercial type
8:36-3.12(b)	(ordinary household or residential types) no special fire protective
	measures shall be required.
A 0378	(c) When commercial type laundry equipment is utilized, it shall be
8:36-3.12(c)	installed in a separate laundry room. The remainder of the home shall
	be protected from the laundry room by fire separation assemblies of
	at least one-hour rated construction. Openings in all fire separation
	assemblies shall be protected in accordance with the Uniform Construction Code, N.J.A.C. 5:23.
A 0380	Construction Code, N.J.A.C. 5.25.
8:36-3.12(d)	(d) All dryers shall be vented to the outside of the building.
8:36-3.13 Dietary department	<u>I</u>
A 0382	(a) Construction, equipment, and installation of food service facilities
8:36-3.13(a)	shall meet the requirements of the dietary programs as contained in
· · ·	this chapter at N.J.A.C. 8:36-8.
A 0384	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(1)	
	1. A control station for receiving food supplies;
A 0386	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(2)	
	2. Minimum storage facilities for four days' food supply, including
1.0200	refrigeration and freezer for cold storage items;
A 0388	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(3)	2. Food proporation facilities:
A 0390	<ul><li>3. Food preparation facilities;</li><li>(b) The following facilities shall be provided, at a minimum:</li></ul>
8:36-3.13(b)(4)	(b) The following facilities shall be provided, at a minimum.
0.50 5.15(b)(4)	4. Handwashing facilities located in the food preparation area;
A 0392	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(5)	(c) The following furnities of provided, we will immediate
	5. Facilities for food distribution to residents;
A 0394	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(6)	
	6. Warewashing space;
A 0396	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(7)	
A 0200	7. Potwashing facilities and facilities for cart washing;
A 0398	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(8)	8. Storage areas for cans and carts;
A 0400	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(9)	(6) The following facilities shall be provided, at a minimum.
	9. Waste storage facilities;
A 0402	(b) The following facilities shall be provided, at a minimum:
8:36-3:13(b)(10)	
	10. Offices or desk space for dietitian(s) and the dietary service
	manager;
A 0404	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(11)	
	11. A janitor's closet; and

A 0406	(b) The following facilities shall be provided, at a minimum:
8:36-3.13(b)(12)	(b) The following facilities shall be provided, at a minimum.
8.50-5.15(b)(12)	12. Self-dispensing icemaking facilities.
8:36-3.14 Administration	
A 0408	(a) A grade level entrance, sheltered from the weather and able to
8:36-3.14(a)	accommodate wheelchairs shall be provided, and shall include a
0.50-5.14(a)	reception and information counter or desk and waiting space.
A 0410	
8:36-3.14(b)	(b) Space for private interviews shall be provided
A 0412	
8:36-3.14(c)	(c) An individual mailbox for each resident shall be provided.
A 0414	(d) General or individual offices for records, administrative and
8:36-3.14(d)	professional staffs shall be provided.
A 0416	(e) Space shall be provided for storing employee's personal
8:36-3.14(e)	possessions.
A 0418	(f) Separate space shall be provided for storage of office supplies,
8:36-3.14(f)	sterile or pharmaceutical supplies, and housekeeping supplies.
A 0420	(g) A room(s) for examination and treatment of residents, which is
8:36-3.14(g)	adequate for an overnight stay and includes toilet facilities, may be
·	provided. The room shall have a minimum floor area of 100 square
	feet, excluding space for vestibule, toilet and closet. The room shall
	contain a lavatory or sink equipped for handwashing, a work counter,
	storage facilities, and a desk, counter or shelf for writing.
A 0422	(h) An infirmary may be provided for residents who may need 24-
8:36-3.14(h)	hour observation on a temporary basis. Clear space of at least three
	feet shall be provided at each side and at the foot of each bed in the
	infirmary. Toilet facilities shall be provided in the infirmary.
8:36-3.15 Fire extinguish	
A 0424	(a) There shall be a minimum of two fire extinguishers in the
8:36-3.15(a)	basement, at least one on each floor of the building and as required in
	kitchen areas, all of which shall bear the seal of the Underwriters
A 0426	Laboratories.
	(b) The following types of extinguishers shall be provided:
8:36-3.15(b)(1)	1. In kitchen areas, because of danger of grease fires, extinguishers
	shall be of the Class B dry chemical type 2-B and a minimum of five
	pounds. The maximum travel distance to an extinguisher shall be 50
	feet.
A 0428	(b) The following types of extinguishers shall be provided:
8:36-3.15(b)(2)	(b) The following types of entinguishers shall be provided.
(-)(-)	2. In the basement area, an extinguisher shall be Class B dry
	chemical type 2-B and a minimum of five pounds, if oil or gas is used
	as fuel. The maximum travel distance to an extinguisher shall be 50
	feet.
A 0430	(b) The following types of extinguishers shall be provided:
8:36-3.15(b)(3)	
	3. In all other areas, a Class A air-pressurized 2 1/2 gallon water type
	2-A extinguisher shall be provided. The maximum travel distance to
	an extinguisher shall be 75 feet.
A 0432	(b) The following types of extinguishers shall be provided:
8:36-3.15(b)(4)	
	4. Nothing in these rules shall supersede or imply non-compliance
	with the Uniform Fire Safety Act or the Uniform Fire Code (N.J.A.C.
	5:70).

8:36-3.16 Sounding devices	
A 0434	If self-locking doors are used at the main entrance and other entrances
8:36-3.16	which open onto a roof or balconies, they shall be equipped with a
	sounding device, such as a bell, buzzer or chime, which is in
	operating condition. The sounding device shall be affixed to the
	outside of the door or to the adjacent exterior wall for use in the event
	that a person is unable to enter the building, and shall ring at an area
	staffed 24 hours a day.
8:36-3.17 Telecommunications	
A 0436	Each residential unit shall be pre-wired for telephone and television
8:36-3.17	reception.
	HAPTER 4. GENERAL REQUIREMENTS
8:36-4.1 Types of services prov	
A 0440	(a) The assisted living residence, comprehensive personal care home
8:36-4.1(a)	or assisted living program shall provide and/or coordinate personal
	care and services to residents, based on assessment by qualified
	persons, in accordance with the New Jersey Nursing Practice Act,
	N.J.S.A. 45:11-23 and N.J.A.C. 13:37, this chapter, and the individual
	needs of each resident, in a manner which promotes and encourages
A 0442	assisted living values.
8:36-4.1(b)	(b) The assisted living residence or comprehensive personal care home shall be capable of providing at least the following services:
8:30-4.1(D)	assistance with personal care, nursing, pharmacy, dining, activities,
	recreational, and social work services to meet the individual needs of
	each resident.
A 0444	(c) The assisted living residence, comprehensive personal care home,
8:36-4.1(c)	or assisted living program shall provide supervision of and assistance
0.50-4.1(t)	with self-administration of medications, and administration of
	medications by trained and supervised personnel, as needed by
	residents.
A 0446	(d) The assisted living residence, comprehensive personal care home,
8:36-4.1(d)(1)	or assisted living program shall be capable of providing nursing
	services to maintain residents, including residents who require formal
	long-term care. However, the resident may be, but is not required to
	be moved from the facility or program if it is documented in the
	health care plan that a higher level of care is required, as
	demonstrated by one or more of the following characteristics:
	1. The resident requires 24 hour, seven day a week nursing
1.0440	supervision;
A 0448	(d) The assisted living residence, comprehensive personal care home,
8:36-4.1(d)(2)	or assisted living program shall be capable of providing nursing
	services to maintain residents, including residents who require formal
	long-term care. However, the resident may be, but is not required to be moved from the facility or program if it is documented in the
	health care plan that a higher level of care is required, as
	demonstrated by one or more of the following characteristics:
	demonstrated by one of more of the following characteristics.
	2. The resident is bedridden for more than 14 consecutive days;
A 0450	(d) The assisted living residence, comprehensive personal care home,
8:36-4.1(d)(3)	or assisted living program shall be capable of providing nursing
(u)(u)	services to maintain residents, including residents who require formal
	long-term care. However, the resident may be, but is not required to
	be moved from the facility or program if it is documented in the
	health care plan that a higher level of care is required, as
	demonstrated by one or more of the following characteristics:
	demonstrated by one of more of the following characteristics.

	3. The resident is consistently and totally dependent in four or more of the following activities of daily living: eating, bathing, dressing,
A 0452 8:36-4.1(d)(4)	grooming, and toileting;  (d) The assisted living residence, comprehensive personal care home, or assisted living program shall be capable of providing nursing services to maintain residents, including residents who require formal long-term care. However, the resident may be, but is not required to be moved from the facility or program if it is documented in the health care plan that a higher level of care is required, as
	demonstrated by one or more of the following characteristics:  4. The resident has a cognitive decline severe enough to prevent the making of simple decisions regarding activities such as bathing, dressing and eating and cannot respond appropriately to cueing and simple directions;
A 0454 8:36-4.1(d)(5)	(d) The assisted living residence, comprehensive personal care home, or assisted living program shall be capable of providing nursing services to maintain residents, including residents who require formal long-term care. However, the resident may be, but is not required to be moved from the facility or program if it is documented in the health care plan that a higher level of care is required, as demonstrated by one or more of the following characteristics:
	5. The resident requires treatment of a stage three or four pressure sore or multiple stage two pressure sores. However, a resident who requires treatment of a single stage two pressure sore shall be retained and a plan of care developed and implemented to stabilize the sore and the condition which caused it;
A 0456 8:36-4.1(d)(6)	(d) The assisted living residence, comprehensive personal care home, or assisted living program shall be capable of providing nursing services to maintain residents, including residents who require formal long-term care. However, the resident may be, but is not required to be moved from the facility or program if it is documented in the health care plan that a higher level of care is required, as demonstrated by one or more of the following characteristics:
	6. The resident requires more than assistance with transfer as defined at N.J.A.C. 8:36-1.3;
A 0458 8:36-4.1(d)(7)	(d) The assisted living residence, comprehensive personal care home, or assisted living program shall be capable of providing nursing services to maintain residents, including residents who require formal long-term care. However, the resident may be, but is not required to be moved from the facility or program if it is documented in the health care plan that a higher level of care is required, as demonstrated by one or more of the following characteristics:
A 0460 8:36-4.1(d)(8)	7. The resident is a danger to self or others; or  (d) The assisted living residence, comprehensive personal care home, or assisted living program shall be capable of providing nursing services to maintain residents, including residents who require formal long-term care. However, the resident may be, but is not required to be moved from the facility or program if it is documented in the health care plan that a higher level of care is required, as demonstrated by one or more of the following characteristics:
	8. The resident has a medically unstable condition and/or has special

	health problems, and a regimen of therapy cannot be appropriately
	developed and implemented in the assisted living environment.
A 0462	(e) The facility's or program's admission agreement with each resident
8:36-4.1(e)	must clearly specify if the facility or program will or will not retain
	residents with one or more characteristics described in (d)1 through 8
	above, to what extent, and, if applicable, at what additional cost. This
	subsection shall not apply when a continuing care retirement
	community (CCRC), as defined at N.J.A.C. 8:36-1.3, contracts with
	its residents to provide assisted living pursuant to a continuing care
	agreement. This subsection shall apply, however, when a CCRC
	provides assisted living to a person who is not a party to a continuing
	care agreement.
A 0464	(f) Residents who require specialized long-term care, as defined at
8:36-4.1(f)	N.J.A.C. 8:36-1.3, shall not remain in the assisted living residence or
	comprehensive personal care home and shall be transferred to a long-
	term care facility that provides the applicable form of specialized
1.0466	care.
A 0466	(g) The assisted living residence, comprehensive personal care home,
8:36-4.1(g)	or assisted living program shall adhere to applicable Federal, State,
0.26.42.0	and local laws, rules, regulations, and requirements.
8:36-4.2 Ownership	() TII 1: 0:4 0:31:
A 0468	(a) The ownership of the facility or program and the property on
8:36-4.2(a)	which it is located shall be disclosed to the Department. Any
	proposed change in ownership shall be reported to the Director of the
	Long Term Care Licensing and Certification Program of the
	Department in writing and in conformance with N.J.A.C. 8:36-2.
A 0470	(b) No facility or program shall be owned or operated by any person
8:36-4.2(b)	convicted of a crime relating adversely to the person's capability of
	owning or operating the facility or program.
A 0472	(c) The owner or governing authority of the facility or program shall
8:36-4.2(c)	assume legal responsibility for the management, operation, and
	financial viability of the facility or program.
	d availability of documents
A 0474	(a) The facility or program shall, upon request, submit in writing any
8:36-4.3(a)	documents, which are required by this chapter to the Director of the
	Long Term Care Licensing and Certification Program of the
	Department. Additionally, upon request of the Department, the
	facility or program shall submit in writing data related to utilization,
	demographics, costs, charges, staffing, and other planning and
	financial data necessary to evaluate the services provided.
A 0476	(b) The facility shall report the number of resident days per calendar
8:36-4.3(b)	year to the Department's Long Term Care Licensing and Certification
· ·	Program by April 15 of each year, for the prior calendar year.
8:36-4.4 Personnel	
A 0478	(a) The facility or program shall develop written job descriptions and
8:36-4.4(a)	ensure that personnel are assigned duties based upon their education,
( )	training, and competencies and in accordance with their job
	descriptions.
A 0480	(b) All personnel who require licensure, certification, or authorization
8:36-4.4(b)	to provide resident care shall be licensed, certified, or authorized
(0)	under the appropriate laws or rules of the State of New Jersey.
8:36-4.5 Staffing requir	
A 0482	(a) The facility or program shall maintain and implement written
8:36-4.5(a)	staffing schedules. Actual hours worked by each employee shall be
(u)	documented.
	woodinginger.

A 0484	(b) The facility shall provide on the premises at all times the
8:36-4.5(b)(1-2)	following minimum numbers of employees:
	1. At least one awake personal care assistant; and
	2. At least one additional employee.
A 0488 8:36-4.5(c)(1-3)	(c) The facility or program shall develop and implement a staff orientation and a staff education plan, including plans for each service and designation of person(s) responsible for training. All personnel providing personal care or health services shall receive orientation at the time of employment and at least annual in-service education regarding, at a minimum, the following:
	1. The provision of services and assistance in accordance with the concepts of assisted living, including care of residents with cognitive and physical impairment and dementia;
	2. Emergency plans and procedures; and
	3. The infection prevention and control program.
A 0494 8:36-4.5(d)	(d) The staffing level in this chapter is minimum only and the assisted living residence, comprehensive personal care, or assisted living program shall employ staff in sufficient number and with sufficient ability and training to provide the basic care and resident assistance and supervision required, based on assessment of the acuity of residents' needs.
A 0496	(e) Personnel, including staff under contract, with a reportable
8:36-4.5(e)	communicable disease or infection shall be excluded from the assisted living residence, comprehensive personal care home, or assisted living program until examined by a physician who shall certify to the administrator that the condition will not endanger the health of residents or other employees.
A 0498 8:36-4.5(f)	(f) The facility or program shall exercise good faith and employ reasonable efforts to ensure that staff providing personal care and services to residents have not been convicted of a crime relating adversely to the person's ability to provide resident care, such as homicide, assault, kidnapping, sexual offenses, robbery, and crimes against the family, children or incompetents, except where the applicant or employee with a criminal history has demonstrated his rehabilitation in order to quality for employment at the facility or
9.26 A C Dollow and new	program.
8:36-4.6 Policy and proc A 0500	(a) A policy and procedure manual(s) for the organization and
8:36-4.6(a)(1)	operation of the facility or program shall be developed, implemented, and reviewed at intervals specified in the manual(s). Each review of the manual(s) shall be documented, and the manual(s) shall be available in the facility or program to representatives of the Department at all times. The manual(s) shall include at least the following:
	1. An organizational chart delineating the lines of authority, responsibility, and accountability for the administration and resident care services of the facility or program;
A 0502	(a) A policy and procedure manual(s) for the organization and
8:36-4.6(a)(2)	operation of the facility or program shall be developed, implemented, and reviewed at intervals specified in the manual(s). Each review of

A 0504 8:36-4.6(a)(3)	the manual(s) shall be documented, and the manual(s) shall be available in the facility or program to representatives of the Department at all times. The manual(s) shall include at least the following:  2. A description of the services which the assisted living residence, comprehensive personal care home or assisted living program is capable of providing;  (a) A policy and procedure manual(s) for the organization and operation of the facility or program shall be developed, implemented, and reviewed at intervals specified in the manual(s). Each review of the manual(s) shall be documented, and the manual(s) shall be available in the facility or program to representatives of the
	Department at all times. The manual(s) shall include at least the following:  3. Policies and procedures for maintaining security;
A 0506 8:36-4.6(a)(4)	(a) A policy and procedure manual(s) for the organization and operation of the facility or program shall be developed, implemented, and reviewed at intervals specified in the manual(s). Each review of the manual(s) shall be documented, and the manual(s) shall be available in the facility or program to representatives of the Department at all times. The manual(s) shall include at least the following:
	4. Policies and procedures for reporting all diagnosed and/or suspected cases of resident abuse or exploitation. If the resident is 60 years of age or older, the State of New Jersey Office of the Ombudsman for the Institutionalized Elderly shall be notified, in compliance with N.J.S.A. 52:27G-7.1 et seq., at 1-800-792-8820;
A 0508 8:36-4.6(a)(5)	(a) A policy and procedure manual(s) for the organization and operation of the facility or program shall be developed, implemented, and reviewed at intervals specified in the manual(s). Each review of the manual(s) shall be documented, and the manual(s) shall be available in the facility or program to representatives of the Department at all times. The manual(s) shall include at least the following:
	5. Policies and procedures for maintaining confidentiality of resident records, including policies and procedures for examination of resident records by the resident and other authorized persons and for release of the resident's records to any individual outside the facility or program, as consented to by the resident or as required by law or third party payor;
A 0510 8:36-4.6(a)(6)	(a) A policy and procedure manual(s) for the organization and operation of the facility or program shall be developed, implemented, and reviewed at intervals specified in the manual(s). Each review of the manual(s) shall be documented, and the manual(s) shall be available in the facility or program to representatives of the Department at all times. The manual(s) shall include at least the following:
	6. Policies and procedures for the maintenance of personnel records for each employee, including at least his or her name, previous employment, educational background, credentials, license number with effective date and date of expiration (if applicable), certification

	(if applicable), verification of credentials, prior criminal records,
	records of physical examinations, job description, records of
	orientation and inservice education, and evaluation of job
1.0710	performance; and
A 0512	(a) A policy and procedure manual(s) for the organization and
8:36-4.6(a)(7)	operation of the facility or program shall be developed, implemented,
	and reviewed at intervals specified in the manual(s). Each review of the manual(s) shall be documented, and the manual(s) shall be
	available in the facility or program to representatives of the
	Department at all times. The manual(s) shall include at least the
	following:
	ionowing.
	7. Policies and procedures, including content and frequency, for
	physical examinations and immunizations and tuberculin testing upon
	employment and subsequently for employees and persons providing
	direct resident care services in the facility through contractual
	arrangements or written agreement.
A 0514	(b) The facility shall make all policy and procedure manuals available
8:36-4.6(b)	to residents, guardians, designated responsible persons, prospective
	applicants, and referring agencies during normal business hours or by
8:36-4.7 Resident transportation	prior arrangement.
A 0516	(a) The facility shall be capable of providing resident transportation,
8:36-4.7(a)	either directly or by arrangement, to and from health care services
0.50-4.7(a)	provided outside the facility, and shall promote reasonable plans for
	security and accountability for the resident and his or her personal
	possessions, as well as transfer of resident information to and from
	the provider of the service, as required by individual residents and
	specified in resident's service plans.
A 0518	(b) The facility or program shall assist residents, if needed, in
8:36-4.7(b)	arranging for transportation to activities of social, religious, and
0.26.40.33	community groups in which the resident chooses to participate.
8:36-4.8 Written agreements	The Coulity of the state of the
A 0520	The facility or program shall have a written agreement or its
8:36-4.8	equivalent, or a linkage for services not provided directly by the facility or program. If the facility or program provides care to
	residents with psychiatric disorders, the facility or program shall also
	have a written agreement with one or more community mental health
	centers specifying which services will be provided by the mental
	health center. The written agreements shall require that services be
	provided in accordance with this chapter.
8:36-4.9 Reportable events	
A 0524	(a) The facility shall notify the Department immediately by telephone
8:36-4.9(a)(1)	at 609-633-9034 (609-392-2020 after business hours), followed
	within 72 hours by written confirmation, of the following:
	1 Intermedian Conductors 1 Cl. 1 1 1 1 1
	1. Interruption for three or more hours of basic physical plant
A 0526	services, such as heat, light, power, water, food, or staff;
8:36-4.9(a)(2)	(a) The facility shall notify the Department immediately by telephone at 609-633-9034 (609-392-2020 after business hours), followed
0.50-4.7(a)(4)	within 72 hours by written confirmation, of the following:
	"Talli 12 hours of written commination, of the following.
	2. Termination of employment of the administrator, and the name
	and qualifications of his or her replacement;

A 0528	(a) The facility shall notify the Department immediately by telephone
8:36-4.9(a)(3)	at 609-633-9034 (609-392-2020 after business hours), followed
	within 72 hours by written confirmation, of the following:
	3. Occurrence of epidemic disease in the facility;
A 0530	(a) The facility shall notify the Department immediately by telephone
8:36-4.9(a)(4)	at 609-633-9034 (609-392-2020 after business hours), followed
0.30-4.7(a)(4)	within 72 hours by written confirmation, of the following:
	4. All fires, all disasters, all residents who are missing for 24 hours,
	and all deaths resulting from accidents or incidents in the facility or
	related to facility services. The written confirmation shall contain
	information about injuries to residents and/or personnel, disruption of
	services, and extent of damages;
A 0532	(a) The facility shall notify the Department immediately by telephone
8:36-4.9(a)(5)	at 609-633-9034 (609-392-2020 after business hours), followed
	within 72 hours by written confirmation, of the following:
	5. Any major occurrence or incident of an unusual nature shall be
	reported immediately to the Department by telephone, and shall be
	confirmed in writing to the Department as soon as possible thereafter;
A 0534	(a) The facility shall notify the Department immediately by telephone
8:36-4.9(a)(6)	at 609-633-9034 (609-392-2020 after business hours), followed
	within 72 hours by written confirmation, of the following:
	6. All alleged or suspected crimes which are serious crimes
	committed by or against residents, which have also been reported at
	the time of occurrence to the local police department; and
A 0536	(a) The facility shall notify the Department immediately by telephone
8:36-4.9(a)(7)	at 609-633-9034 (609-392-2020 after business hours), followed
	within 72 hours by written confirmation, of the following:
	7. All suspected cases of resident abuse or exploitation which have
	been reported to the State of New Jersey Office of the Ombudsman
0.26.440.31.41	for the Institutionalized Elderly.
8:36-4.10 Notices	
A 0540	(a) The facility shall conspicuously post a notice that the following
8:36-4.10(a)(1)	information is available in the facility during normal business hours,
	to residents and the public:
	1. All waivers granted by the Department;
A 0542	(a) The facility shall conspicuously post a notice that the following
8:36-4.10(a)(2)	information is available in the facility during normal business hours, to residents and the public:
	2. A copy of the last annual licensure inspection survey report and
	the list of deficiencies from any valid complaint investigation during
	the past 12 months;
A 0544	(a) The facility shall conspicuously post a notice that the following
8:36-4.10(a)(3)	information is available in the facility during normal business hours,
	to residents and the public:
	3. Policies and procedures regarding resident rights;

A 0546	(a) The facility shall conspicuously post a notice that the following
8:36-4.10(a)(4)	information is available in the facility during normal business hours,
,,,,	to residents and the public:
	•
	4. Business hours of the facility;
A 0548	(a) The facility shall conspicuously post a notice that the following
8:36-4.10(a)(5)	information is available in the facility during normal business hours,
	to residents and the public:
	TO THE STATE OF TH
	5. Policies and procedures for maintaining security of the assisted
	living residence and comprehensive personal care home;
A 0550	(a) The facility shall conspicuously post a notice that the following
8:36-4.10(a)(6)	information is available in the facility during normal business hours,
	to residents and the public:
	TO THE STATE OF TH
	6. The toll-free hot line number of the Department; telephone
	numbers of county agencies and of the State of New Jersey Office of
	the Ombudsman; and
A 0552	(a) The facility shall conspicuously post a notice that the following
8:36-4.10(a)(7)	information is available in the facility during normal business hours,
	to residents and the public:
	TO TOO TOO TOO TOO TOO TOO TOO TOO TOO
	7. The names of, and a means to formally contact, the owner and/or
	members of the governing authority.
8:36-4.11 Maintenance o	
A 0556	(a) The facility shall maintain an annual chronological listing of
8:36-4.11(a)	residents admitted and discharged, including the destination of
. ,	residents who are discharged.
A 0558	(b) Statistical data, such as resident census and facility characteristics,
8:36-4.11(b)	shall be forwarded on request, in a format provided by the
` '	Department.
8:36-4.12 Admission and	I retention of residents
A 0562	(a) The administrator of the assisted living residence, comprehensive
8:36-4.12(a)	personal care home, or assisted living program or the administrator's
	designee shall conduct an interview with the resident and, if the
	resident agrees, the resident's family, guardian, or interested agency,
	prior to or at the time of the resident's admission. The interview shall
	include at least orientation to the facility's or program's policies,
	business hours, fee schedule, services provided, resident rights, and
	criteria for admission and discharge. Documentation of the resident
	interview shall be included in the resident's record.
A 0564	(b) At the initial interview prior to, or at the time of, admission of
8:36-4.12(b)	each resident, the administrator or the administrator's designee should
<u>-</u> (c)	be provided with the name, address, and telephone number of a
	family member, guardian, responsible person or designated
	community agency who can be notified in the event of the resident's
	illness, incident, or other emergency. This information is voluntary
	on the part of the resident. A resident shall not be denied admission
	to the facility or program solely for declining to provide this
	information.
A 0566	(c) If a facility or program has reason to believe, based on a resident's
8:36-4.12(c)	behavior, that the resident poses a danger to himself or herself or
(-)	others, and that the facility or program is not capable of providing
	proper care to the resident, then the attending physician or the
	physician on call, in consultation with facility or program staff and a
	resident representative, shall determine whether the resident is

	appropriately placed in that facility or program. The facility or program or resident representative shall initiate the mental health screening process in accordance with N.J.S.A. 30:4-27.1 et seq., and N.J.A.C. 10:31 and, based on the results and recommendations of that screening process, shall attempt to locate a new placement if
	necessary.
A 0568 8:36-4.12(d)	(d) If an applicant, after applying in writing, is denied admission to the assisted living residence, comprehensive personal care home, or assisted living program, the applicant and/or his or her family, guardian, or designated community agency shall, upon written
	request, be given the reason for such denial in writing, signed by the administrator, within 15 days of the receipt of the written request.
A 0570	
A 0570 8:36-4.12(e)	(e) If there is an infirmary in the facility, residents shall be transferred to the infirmary only if they have consented to such transfer and shall remain in the infirmary for a limited time only, generally not to exceed one week.
8:36-4.13 Involuntary d	ischarge
A 0574 8:36-4.13(a)	(a) Written notification by the administrator shall be provided to a resident and/or his or her family, guardian, or designated responsible person, of a decision to involuntarily discharge the resident from the
	facility or program. Such involuntary discharge shall only be upon grounds contained in the facility's or program's policies and procedures and shall occur only if the resident has been notified and informed of such policies in advance. The notice of discharge shall be given at least 30 days in advance and shall include the reason for discharge and the resident's right to appeal. This 30 day advance notice shall not apply if the discharge is for reasons in accordance with the criteria specified at N.J.A.C. 8:36-4.1(d)1 through 8. A copy of the notice shall be entered in the resident's record.
A 0576	(b) The resident shall have the right to appeal to the administrator any
8:36-4.13(b)	involuntary discharge from the facility or program. The appeal shall be in writing and a copy shall be included in the resident's record with the disposition or resolution of the appeal. The resident shall have the right to retain legal counsel to appeal.
A 0578	(c) In an emergency situation, as stated in N.J.A.C. 8:36-4.1(d), for
8:36-4.13(c)	the protection of the life and safety of the resident or others, the facility or program may transfer the resident without 30 days notice. The Department shall be notified in the event of such discharge.
8:36-4.14 Notification re	
A 0580 8:36-4.14(a)(1)	(a) The resident's family, guardian, and/or designated responsible person or community agency shall be notified, when known, and with the resident's consent, immediately after the occurrence, in the event of the following:
4.0502	1. The resident acquires an acute illness requiring medical care;
A 0582	(a) The resident's family, guardian, and/or designated responsible
8:36-4.14(a)(2)	person or community agency shall be notified, when known, and with the resident's consent, immediately after the occurrence, in the event of the following:
	2. Any serious accident, criminal act or incident occurs which involves the resident and results in serious harm or injury or results in the resident's arrest or detention;

A 0584	(a) The resident's family, guardian, and/or designated responsible
8:36-4.14(a)(3)	person or community agency shall be notified, when known, and with
	the resident's consent, immediately after the occurrence, in the event
	of the following:
	2. The recident is transferred from the facility: or
A 0586	3. The resident is transferred from the facility; or  (a) The resident's family, guardian, and/or designated responsible
8:36-4.14(a)(4)	person or community agency shall be notified, when known, and with
0.50-4.14(a)(4)	the resident's consent, immediately after the occurrence, in the event
	of the following:
	4. The resident expires.
A 0588	(b) Such notification shall be given at the time of occurrence, and
8:36-4.14(b)	then documented in the resident's record.
8:36-4.15 Interpretation	
A 0590	The facility or program shall demonstrate the ability to provide a
8:36-4.15	means to communicate with any resident admitted who is non-
	English-speaking and/or has a communication disability, using
0.06.44670.0	available community or on-site resources.
8:36-4.16 Referral and tr	
A 0592 8:36-4.16	Each licensed assisted living residence and comprehensive personal
8:30-4.10	care home shall maintain written referral and/or transfer agreements
	with at least one licensed acute care hospital in New Jersey, at least one licensed State, county, or private psychiatric hospital in New
	Jersey, and with at least one licensed New Jersey long term care
	facility. A written agreement with an acute care hospital with
	licensed adult psychiatric beds in New Jersey shall enable compliance
	with the psychiatric hospital component of this requirement.
8:36-4.17 Managed risk a	
A 0594	(a) The choice and independence of action of a resident may need to
8:36-4.17(a)(1)	be limited when a resident's individual choice, preference and/or
	actions are identified as placing the resident or others at risk, lead to
	adverse outcome and/or violate the norms of the facility or program
	or the majority of the residents. When the resident assessment
	process identified in N.J.A.C. 8:36-7 indicates that there is a high
	probability that a choice or action of the resident has resulted or will
	result in any of the preceding, the assisted living residence,
	comprehensive personal care home or assisted living program shall:
	1. Identify the specific cause(s) for concern;
A 0596	(a) The choice and independence of action of a resident may need to
8:36-4.17(a)(2)	be limited when a resident's individual choice, preference and/or
	actions are identified as placing the resident or others at risk, lead to
	adverse outcome and/or violate the norms of the facility or program
	or the majority of the residents. When the resident assessment
	process identified in N.J.A.C. 8:36-7 indicates that there is a high
	probability that a choice or action of the resident has resulted or will
	result in any of the preceding, the assisted living residence,
	comprehensive personal care home or assisted living program shall:
	2. Provide the regident (and if the regident course the regident's
	2. Provide the resident (and if the resident agrees, the resident's family or representative) with clear, understandable information about
	the possible consequences of his or her choice or action;
A 0598	(a) The choice and independence of action of a resident may need to
8:36-4.17(a)(3)	be limited when a resident's individual choice, preference and/or
	actions are identified as placing the resident or others at risk, lead to
	1

	adverse outcome and/or violate the norms of the facility or program
	or the majority of the residents. When the resident assessment
	process identified in N.J.A.C. 8:36-7 indicates that there is a high
	probability that a choice or action of the resident has resulted or will
	result in any of the preceding, the assisted living residence,
	comprehensive personal care home or assisted living program shall:
	comprehensive personal care nome of assisted fiving program shair.
	3. Seek to negotiate a managed risk agreement with the resident (or
	legal guardian) that will minimize the possible risk and adverse
	consequences while still respecting the resident's preferences; and
A 0600	(a) The choice and independence of action of a resident may need to
8:36-4.17(a)(4)	be limited when a resident's individual choice, preference and/or
	actions are identified as placing the resident or others at risk, lead to
	adverse outcome and/or violate the norms of the facility or program
	or the majority of the residents. When the resident assessment
	process identified in N.J.A.C. 8:36-7 indicates that there is a high
	probability that a choice or action of the resident has resulted or will
	result in any of the preceding, the assisted living residence,
	comprehensive personal care home or assisted living program shall:
	comprehensive personal care nome of assisted fiving program sham.
	4. Document the process of negotiation and, if no agreement can be
	reached, the lack of agreement and the decisions of the parties
	,
A 0.003	involved
A 0602	(b) Managed risk agreements shall be negotiated with the resident or
8:36-4.17(b)(1)	legal guardian and shall address the following areas in writing:
	1 771 '0" ( ) 0
	1. The specific cause(s) for concern;
	2 The model to see a significant and the second sec
	2. The probable consequences if the resident continues the choice
	and/or action identified as a cause for concern;
	2. The resident's preferences:
	3. The resident's preferences;
	4. Possible alternatives to the resident's current choice and/or action;
	5. The final agreement reached by all parties involved; and
	6. The date the agreement is executed and, if needed, the time
	frames in which the agreement will be reviewed.
A 0614	(c) A copy of the managed risk agreement shall be provided to the
8:36-4.17(c)	resident or legal guardian and a copy shall be placed in the resident's
	record at the time it is implemented.
	SUBCHAPTER 5. ADMINISTRATION
8:36-5.1 Appointment of admi	nistrator
A 0616	An administrator shall be appointed and an alternate shall be
8:36-5.1	designated in writing to act in the absence of the administrator. The
· <del></del>	administrator or a designated alternate shall be available at all times.
8:36-5.2 Administrator's respo	
A 0620	(a) The administrator or designee shall be responsible for, but not
	, , , <u> </u>
8:36-5.2(a)(1)	limited to, the following:
	1 Enguing the development involvement in 1 C (C)
	1. Ensuring the development, implementation, and enforcement of all
	policies and procedures, including resident rights;

(a) The administrator or designee shall be responsible for, but not limited to, the following:  2. Planning for, and administration of, the managerial, operational, fiscal, and reporting components of the facility;  (a) The administrator or designee shall be responsible for, but not limited to, the following:  3. Ensuring that all personnel are assigned duties based upon their ability and competency to perform the job and in accordance with written job descriptions;  A 0626  (a) The administrator or designee shall be responsible for, but not limited to, the following:  4. Finsuring the provision of staff orientation and staff education;  (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communications with facility staff and services and with residents and their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632  (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-1.5 (b) SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and	4.0722	(a) The administration of decisions about the compact of the first part and
2. Planning for, and administration of, the managerial, operational, fiscal, and reporting components of the facility;  (a) The administrator or designee shall be responsible for, but not limited to, the following:  3. Ensuring that all personnel are assigned duties based upon their ability and competency to perform the job and in accordance with written job descriptions;  A 0626  (a) The administrator or designee shall be responsible for, but not limited to, the following:  4. Ensuring the provision of staff orientation and staff education;  (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  (b) The administrator shall be qualified in accordance with N.J.A.C.  8:36-5.2(a)(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures	A 0622	(a) The administrator or designee shall be responsible for, but not
fiscal, and reporting components of the facility;	8:36-5.2(a)(2)	limited to, the following:
fiscal, and reporting components of the facility;		
(a) The administrator or designee shall be responsible for, but not limited to, the following:  3. Ensuring that all personnel are assigned duties based upon their ability and competency to perform the job and in accordance with written job descriptions;  A 0626 8.36-5.2(a)(4)  4. Ensuring the provision of staff orientation and staff education;  A 0628 (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with facility staff and services and with residents and their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures with N.J.A.C.  8:36-6.1 Resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be commented. Policies		2. Planning for, and administration of, the managerial, operational,
(a) The administrator or designee shall be responsible for, but not limited to, the following:  3. Ensuring that all personnel are assigned duties based upon their ability and competency to perform the job and in accordance with written job descriptions;  A 0626 8.36-5.2(a)(4)  4. Ensuring the provision of staff orientation and staff education;  A 0628 (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with facility staff and services and with residents and their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures with N.J.A.C.  8:36-6.1 Resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be commented. Policies		fiscal, and reporting components of the facility;
Signormation   Sign	A 0624	1 0 1
3. Ensuring that all personnel are assigned duties based upon their ability and competency to perform the job and in accordance with written job descriptions;  (a) The administrator or designee shall be responsible for, but not limited to, the following:  4. Ensuring the provision of staff orientation and staff education;  (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632  (b) The administrator shall be qualified in accordance with N.J.A.C.  8:36-5.2(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures with negative agencies.  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures.  A 0634  8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights:  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be decumented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established implemented, and reviewed at intervals specified in the policies and procedures shall be documented. Policies and procedures sh		
ability and competency to perform the job and in accordance with written job descriptions;  A 0626 (a) The administrator or designee shall be responsible for, but not limited to, the following:  4. Ensuring the provision of staff orientation and staff education; (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C.  8:36-5.2(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights:  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals	0.20 3.2(a)(e)	ininica to, the following.
ability and competency to perform the job and in accordance with written job descriptions;  A 0626 (a) The administrator or designee shall be responsible for, but not limited to, the following:  4. Ensuring the provision of staff orientation and staff education; (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C.  8:36-5.2(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights:  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals		2 Enguring that all personnal are assigned duties based upon their
written job descriptions; (a) The administrator or designee shall be responsible for, but not limited to, the following:  4. Ensuring the provision of staff orientation and staff education; (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-5.2(b)  8:36-6.1 Resident care policies and procedures  8:36-6.1 Resident care policies and procedures.  A 0634  8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be established, implement		
(a) The administrator or designee shall be responsible for, but not limited to, the following:  4. Ensuring the provision of staff orientation and staff education;  (a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632  (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-1.5.  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedurent. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals		
### Side-5.2(a)(4)    Imited to, the following:   4. Ensuring the provision of staff orientation and staff education;   A 0628		
4. Ensuring the provision of staff orientation and staff education;  A 0628 8:36-5.2(a)(5)  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630 8:36-5.2(a)(6)  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-5.2(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures  A 0634 (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be commission; in the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and		
(a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-1.5.)  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634  8:36-6.1 (a) (1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures. Each review of the policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures. Each review of the policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures. Each review of the policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures.	8:36-5.2(a)(4)	limited to, the following:
(a) The administrator or designee shall be responsible for, but not limited to, the following:  5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-1.5.)  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634  8:36-6.1 (a) (1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures. Each review of the policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures. Each review of the policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures. Each review of the policies and procedures shall be established, implemented, and reviewed at intervals apecified in the policies and procedures.		
8:36-5.2(a)(5)    limited to, the following:   5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and   A 0630		4. Ensuring the provision of staff orientation and staff education;
8:36-5.2(a)(5)    limited to, the following:   5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and   A 0630	A 0628	(a) The administrator or designee shall be responsible for, but not
5. Establishing and maintaining liaison relationships and communication with facility staff and services and with residents and their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C.  8:36-5.2(b) 8:36-1.5  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634 (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall ned to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Policies and procedures shall be established, implemented, and revi		
communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-5.2(b) 8:36-1.5  SUBCHAPTER 6. RESIDENT CARE POLICIES 8:36-6.1 Resident care policies and procedures A 0634 (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented, Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;	0.00 0.2(1)(0)	minted to, the following.
communication with facility staff and services and with residents and their families; and  A 0630 (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-5.2(b) 8:36-1.5  SUBCHAPTER 6. RESIDENT CARE POLICIES 8:36-6.1 Resident care policies and procedures A 0634 (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented, Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		5 Establishing and maintaining ligican relationships and
their families; and  (a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-5.2(b) 8:36-1.5  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634 (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented by the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
(a) The administrator or designee shall be responsible for, but not limited to, the following:  6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  8:36-5.2(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures  8:36-6.1 Resident care policies and procedures  8:36-6.1 Resident care policies and procedures  8:36-6.1 (a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		•
8:36-5.2(a)(6)    Imited to, the following:   6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.   A 0632	1.0720	
6. Establishing and maintaining liaison relationships and communications with community hospitals, social, and mental health service agencies.  A 0632 (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-5.2(b)  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634 (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  A 0636 (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be rocedured. Policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		· · ·
communications with community hospitals, social, and mental health service agencies.  (b) The administrator shall be qualified in accordance with N.J.A.C.  8:36-5.2(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures  A 0634  8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iiii. Requirements for documentation in the resident record;	8:36-5.2(a)(6)	limited to, the following:
communications with community hospitals, social, and mental health service agencies.  (b) The administrator shall be qualified in accordance with N.J.A.C.  8:36-5.2(b)  8:36-5.2(b)  8:36-6.1 Resident care policies and procedures  A 0634  8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iiii. Requirements for documentation in the resident record;		
service agencies.  (b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-5.2(b)  8:36-6.1 Resident care policies and procedures  8:36-6.1 Resident care policies and procedures  A 0634  8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
(b) The administrator shall be qualified in accordance with N.J.A.C. 8:36-1.5.  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634 8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  A 0636 8:36-6.1(a)(2)(i-iii)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		communications with community hospitals, social, and mental health
8:36-5.2(b)  8:36-1.5.  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634  8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  A 0636  8:36-6.1(a)(2)(i-iii)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		service agencies.
8:36-5.2(b)  8:36-1.5.  SUBCHAPTER 6. RESIDENT CARE POLICIES  8:36-6.1 Resident care policies and procedures  A 0634  8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  A 0636  8:36-6.1(a)(2)(i-iii)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;	A 0632	(b) The administrator shall be qualified in accordance with N.J.A.C.
8:36-6.1 Resident care policies and procedures  A 0634 8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  A 0636 8:36-6.1(a)(2)(i-iii)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;	8:36-5.2(b)	• * *
8:36-6.1 Resident care policies and procedures  A 0634 8:36-6.1(a)(1)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  A 0636 8:36-6.1(a)(2)(i-iii)  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
documented. Policies and procedures shall include, but not be limited to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;	0.20 0.1(a)(1)	
to, the following:  1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
1. Resident rights;  (a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		1 7
(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		to, the following:
(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		1 D '1 ( '1)
<ul> <li>8:36-6.1(a)(2)(i-iii)</li> <li>implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:</li> <li>2. Advance directives, including but not limited to, the following:  <ol> <li>i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;</li> <li>ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and</li> <li>iii. Requirements for documentation in the resident record;</li> </ol> </li></ul>	1.0/2/	
procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
documented. Policies and procedures shall include, but not be limited to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;	8:36-6.1(a)(2)(i-iii)	
to, the following:  2. Advance directives, including but not limited to, the following:  i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
<ul> <li>2. Advance directives, including but not limited to, the following:</li> <li>i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;</li> <li>ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and</li> <li>iii. Requirements for documentation in the resident record;</li> </ul>		documented. Policies and procedures shall include, but not be limited
<ul> <li>2. Advance directives, including but not limited to, the following:</li> <li>i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;</li> <li>ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and</li> <li>iii. Requirements for documentation in the resident record;</li> </ul>		to, the following:
<ul> <li>i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;</li> <li>ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and</li> <li>iii. Requirements for documentation in the resident record;</li> </ul>		
<ul> <li>i. The circumstances under which an inquiry will be made of individuals regarding the existence and location of an advance directive;</li> <li>ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and</li> <li>iii. Requirements for documentation in the resident record;</li> </ul>		2. Advance directives, including but not limited to, the following:
individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		,
individuals regarding the existence and location of an advance directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		i The circumstances under which an inquiry will be made of
directive;  ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
<ul><li>ii. Requirements for provision of a written statement of resident rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and</li><li>iii. Requirements for documentation in the resident record;</li></ul>		
rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		unccuve,
rights regarding advance directives, approved by the Commissioner or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
or his or her designee, to residents upon admission; and  iii. Requirements for documentation in the resident record;		
iii. Requirements for documentation in the resident record;		
		or his or her designee, to residents upon admission; and
A 0642 (a) Written resident care policies and procedures shall be established,		
	A 0642	(a) Written resident care policies and procedures shall be established,

8:36-6.1(a)(3)	implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	3. The determination of staffing levels to ensure delivery of services and assistance as needed for each resident of the facility or program during each 24-hour period. Services may be provided directly by staff employed by the facility or program or in accordance with a written contract;
A 0644 8:36-6.1(a)(4)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	4. The delivery of personal care and assistance to residents in accordance with assisted living concepts which specify that each resident will be encouraged to maintain his or her independence and personal decision making abilities;
A 0646 8:36-6.1(a)(5)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	5. The referral of residents to health care providers in accordance with individual needs and resident service plans;
A 0648 8:36-6.1(a)(6)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	6. Emergency medical and dental care of residents, including notification of the resident's family, guardian, or designated community agency, when known, and with the resident's consent, and care of residents during periods of acute illness;
A 0650 8:36-6.1(a)(7)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	7. Resident instruction and health education;

A 0652 8:36-6.1(a)(8)(i-iv)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	8. The control of smoking in the facility in accordance with N.J.S.A. 26:3D-1 et seq.
	i. Residents, staff and visitors shall be permitted to smoke only in designated smoking areas having adequate outside ventilation, in accordance with iii below;
	<ul><li>ii. Nonflammable ashtrays in sufficient numbers shall be provided in designated smoking areas;</li></ul>
	iii. Any room designated for smoking shall meet the following ventilation requirements for acceptable indoor air quality:
	(1) A ventilation system which prevents contaminated air from recirculating through the facility;
	(2) The number of air changes per hour within the designated smoking room shall be equivalent to the number necessary to achieve 60 cubic feet per minute per smoker, based on occupancy of no greater than five smokers per 100 square feet; and
	(3) Negatively pressurized air to prevent backstreaming of smoke into nonsmoking areas of the facility;
	iv. At the facility's option, a smoke-free policy may be developed, which shall include adequate notice to all applicants prior to admission to the facility;
A 0666 8:36-6.1(a)(9)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	9. Discharge, termination by the facility, transfer, and readmission of residents, including criteria for each;
A 0668 8:36-6.1(a)(10)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	10. The care and control of pets if the facility permits pets in the facility or on its premises; and
A 0670 8:36-6.1(a)(11)	(a) Written resident care policies and procedures shall be established, implemented, and reviewed at intervals specified in the policies and procedures. Each review of the policies and procedures shall be documented. Policies and procedures shall include, but not be limited to, the following:
	11. A policy to determine those circumstances where the resident's

	absence should be investigated
8:36-6.2 Financial arrang	gements
A 0672	(a) Concerning financial arrangements, the facility shall:
8:36-6.2(a)(1)	
	1. Inform residents of any and all fees for services provided and
	charges for supplies routinely provided by the facility. Upon
	admission and at the time of any price change the resident shall also
	be informed of the costs of supplies, which are specially ordered. At
	the resident's request, this information may be provided instead to the
A 0.454	resident's family, guardian, or designated community agency;
A 0674	(a) Concerning financial arrangements, the facility shall:
8:36-6.2(a)(2)	2. Maintain a symitten makend of all financial among someonts with the
	2. Maintain a written record of all financial arrangements with the
	resident and/or his or her family, guardian, or designated community
A 0.676	agency with copies furnished to the resident;
A 0676	(a) Concerning financial arrangements, the facility shall:
8:36-6.2(a)(3)(i-iv)	2 Access no additional abarrage averages or other financial
	3. Assess no additional charges, expenses, or other financial
	liabilities in excess of the daily, weekly, or monthly rate included in
	the admission agreement, except:
	i. Upon written agreement of the resident and/or his or her family,
	guardian, or designated community agency, who shall be given a copy
	of the written approval;
	of the written approvar,
	ii. Upon written orders of the resident's physician, stipulating specific
	services not included in the admission agreement;
	bet vices not included in the damission agreement,
	iii. Upon 30 days prior written notice to the resident and/or his or her
	family of any change in charges, expenses, or other financial
	liabilities that are in addition to the agreed daily, weekly, or monthly
	rate; or
	iv. Where there is written documentation of the resident's agreement
	to the purchase and cost of supplies which are purchased through the
	facility; and
A 0684	(a) Concerning financial arrangements, the facility shall:
8:36-6.2(a)(4)	
	4. Provide the resident with information regarding financial
	assistance available from third-party payors and/or other payors and
	referral systems for residents' financial assistance.
A 0686	(b) All residents who have advanced a security deposit to a facility
8:36-6.2(b)(1)	prior to or upon their admission shall be entitled to receive interest
	earnings, which have accumulated on such funds or property.
	1 701 6 127 1 111 11 1 0 1
	1. The facility shall hold such funds or property in trust for the
	resident and they shall remain the property of the resident. All such
	funds shall be held in an interest-bearing account as established under
A 0.000	requirements of N.J.S.A. 30:13-1 et seq.
A 0688	(b) All residents who have advanced a security deposit to a facility
8:36-6.2(b)(2)	prior to or upon their admission shall be entitled to receive interest
	earnings, which have accumulated on such funds or property.
	2. The facility may deduct an executive to exceed and non-cutive
	2. The facility may deduct an amount not to exceed one percent per
	annum of the amount so invested or deposited for costs of servicing
	and processing the accounts.

A 0690	(b) All residents who have advanced a security deposit to a facility
8:36-6.2(b)(3)	prior to or upon their admission shall be entitled to receive interest
8.30-0.2(b)(3)	earnings, which have accumulated on such funds or property.
	earnings, which have accumulated on such funds of property.
	3. The facility within 60 days of establishing an account shall notify
	the resident, in writing, of the name of the bank or investment
	company holding the funds and the account number. The facility
	shall thereafter provide a quarterly statement to each resident it holds
	security funds in trust for identifying the balance, interest earned, and
	any deductions for charges or expenses incurred in accordance with
	the terms of the contract or agreement of admission.
8:36-6.3 Personal needs a	
A 0692	(a) The administrator or his or her representative shall develop a
8:36-6.3(a)	policy and procedure for handling the monthly personal needs
(.,)	allowance for each resident who receives Supplemental Security
	Income (SSI) or General Public Assistance. The personal needs
	allowance shall be at least the amount specified by the New Jersey
	State Department of Human Services pursuant to N.J.S.A. 44:7-87(h)
	and N.J.A.C. 10:123-3.
A 0694	(b) Every administrator to whom resident's personal funds are
8:36-6.3(b)	entrusted shall maintain written records, such as a ledger, including
	the date each payment was received, the amount of payment, the date
	of each disbursement, the amount of each disbursement, the reason
	for each disbursement and to whom each disbursement was made.
	The personal needs allowance shall not be commingled with any
	other facility operating account and shall be deposited into an interest
	bearing account. Each resident shall receive his or her personal needs
	allowance within 72 hours of the receipt of the check by the
	administrator.
A 0696	(c) The resident shall sign to acknowledge receipt of funds, goods or
8:36-6.3(c)	services purchased with such funds at the time of disbursement.
	DENT ASSESSMENTS, RESIDENT SERVICE PLANS, HEALTH
	ALTH CARE SERVICES
	its, resident service plans, health care assessments and health care plans
	(a) Each resident shall receive an initial assessment by a registered
8:36-7.1(a)	professional nurse to determine resident needs. If this initial
	assessment indicates the resident has general service needs, a service
	plan shall be developed in accordance with (b) below. If the initial assessment indicates the resident has health service needs, a health
	care assessment shall be completed in accordance with (d) below. The
	<u>-</u>
	initial nursing assessment to determine health service needs shall not be required if a licensed physician, or a nurse practitioner or clinical
	nurse specialist, certified in accordance with The Nurse
	Practitioner/Clinical Nurse Specialist Certification Act (P.L. 1991,
	c.377), and as regulated by the New Jersey State Board of Nursing
	statutes (N.J.S.A. 45:11-23 et seq.) and rules (N.J.A.C. 13:37), or a
	New Jersey licensed physician assistant, specifies in writing, within 60
	days prior to admission, that the resident has no health care service
	needs and is appropriate for an assisted living residence, a
	comprehensive personal care home, or assisted living program, unless
	facility or program policy specifies otherwise.
	monity of program policy specifies offici wise.

A 0702 8:36-7.1(b)(1)	<ul> <li>(b) If the assessment indicates that the resident has general service needs, a resident service plan shall be developed within 14 days of the resident's admission. The resident service plan shall include, but not be limited to, the following:</li> <li>1. The resident's requirements for assistance in activities of daily limited (ADL) if needed:</li> </ul>
A 0704	living (ADL), if needed;
8:36-7.1(b)(2)	(b) If the assessment indicates that the resident has general service needs, a resident service plan shall be developed within 14 days of the resident's admission. The resident service plan shall include, but not be limited to, the following:
	2. The resident's needs, if any, for assistance with transportation; and
A 0706 8:36-7.1(b)(3)	(b) If the assessment indicates that the resident has general service needs, a resident service plan shall be developed within 14 days of the resident's admission. The resident service plan shall include, but not be limited to, the following:
	3. Requirements for assistance with recreational and other activities, if needed;
A 0708	(c) In lieu of the required resident service plan, the facility may
8:36-7.1(c)	substitute the admission agreement (or other document presented to the resident) provided it explains the circumstances under which the resident will receive assistance with ADLs, transportation, recreational and other activities.
A 0710	(d) If the resident does not have any general service needs, a resident
8:36-7.1(d)	service plan is not needed.
A 0712 8:36-7.1(e)(1)-(5)	(e) If the resident assessment indicates that the resident requires health care services, a health care assessment shall be completed within 14 days of admission by a registered professional nurse using the Minimum Data Set (MDS) form (available from the Department) or an assessment instrument which has been adopted by the facility or program that meets the requirements of (f) below. Based on the health care assessment a written health care plan shall be developed. The health care plan shall include, but not be limited to the following:
	1. Orders for treatment or services, medications, and diet, if needed;
	2. The resident's needs and preferences for himself or herself;
	3. The specific goals of treatment or services, if appropriate;
	4. The time intervals at which the resident's response to treatment will be reviewed; and
	5. The measures to be used to assess the effects of treatment.

A 0722	(f) Each health care assessment by the registered professional
8:36-7.1(f)(1-15)	nurse shall include, at a minimum, evaluation of the following:
	1. Comitive nottomes
	1. Cognitive patterns;
	2. Communication/hearing patterns;
	3. Vision patterns;
	4. Physical functioning and structural problems;
	5. Continence;
	6. Psychosocial well-being;
	7. Mood and behavior patterns;
	8. Activity pursuit patterns;
	9. Disease diagnoses;
	10. Health conditions;
	11. Oral/nutritional status;
	12. Oral/dental status;
	13. Skin conditions;
	14. Medication use; and
	15. Special treatment and procedures.
A 0754	(g) If the resident does not need a health care service, a health care
8:36-7.1(g)	plan is not needed.
A 0756	(h) The resident shall participate in and, if the resident agrees, family
8:36-7.1(h)	members shall be invited to participate in, the development of the
0.00 /.1(1)	resident service plan and health care plan, if plans are needed.
	Participation shall be documented in the resident's record.
8:36-7.2 Implementation of plan	
A 0758	The resident service plan shall be reviewed and, if necessary, revised
8:36-7.2	semiannually, based upon the resident's response to the care provided.
0.50-7.2	The health care plan shall be reviewed, and if necessary, revised
	quarterly, based upon the resident's response to the care provided.
	Documentation in the resident's record shall indicate review and any
	necessary revision of the resident service plan and/or health care plan.
8:36-7.3 Health care services	necessary revision of the resident service plan and/or health care plan.
A 0762	(a) The assisted living residence, comprehensive personal care home,
8:36-7.3(a)	or assisted living program shall assure that the resident receives health
	care services, as defined at N.J.A.C. 8:36-1.3, under the direction of a
A 0774	registered professional nurse, in accordance with the health care plan.
A 0764	(b) The facility or program shall have at least one registered
8:36-7.3(b)	professional nurse available at all times. Available, in this instance,
A 08()	shall mean on call and capable of being reached by telephone.
A 0766	(c) A registered professional nurse shall be responsible for developing
8:36-7.3(c)	nursing practice policies and procedures and the coordination of all
+ 0 <b>=</b> (0	health care services required in the resident's health care plan.
A 0768	(d) Written policies and procedures shall insure, but not be limited to
8:36-7.3(d)(1)	the following:
	1. Assessment of the health care service needs of all residents in the
	facility at least semiannually, except that those residents who have a
	health care plan shall be reassessed quarterly;
A 0770	(d) Written policies and procedures shall insure, but not be limited to
8:36-7.3(d)(2)	the following:
	2. Monitoring of the conditions of the residents on a periodic basis;

A 0772	(d) Written policies and procedures shall insure, but not be limited to
8:36-7.3(d)(3)	the following:
, , , ,	
	3. Notification of the registered nurse if there are significant changes
	in a resident's condition;
A 0774	(d) Written policies and procedures shall insure, but not be limited to
8:36-7.3(d)(4)	the following:
	4. Assessment of the resident's need for referral to a physician or
	community agencies as appropriate; and
A 0776	(d) Written policies and procedures shall insure, but not be limited to
8:36-7.3(d)(5)	the following:
(2)(2)	444 - 4444 11-12-12
	5. Maintenance of records as required.
8:36-7.4 Provision of h	
A 0780	(a) The facility or program shall arrange for health care services to be
8:36-7.4(a)	provided to residents as needed, in accordance with assessments and
0.00 / · · · (a)	with health care plans. The administrator shall develop a system to
	identify the residents receiving a health care service.
A 0782	(b) At the time of admission, arrangements shall be made between the
8:36-7.4(b)	administrator and the resident, guardian, or designated community
0.30-7.4(b)	agency regarding the physician and dentist to be called in case of
	illness, or the person to be called for a resident who, because of
	religious affiliation, is opposed to medical treatment.
A 0784	(c) The initial health care assessment shall be documented by the
8:36-7.4(c)	health care professional providing the service and shall be updated as
8.30-7.4(C)	required, in accordance with professional standards of practice, at least
	quarterly.
A 0786	(d) The resident's physician or the physician's designee shall be
8:36-7.4(d)	notified of any significant change in the resident's physical or
8.30-7.4(u)	psychological condition and any intervention by the physician shall be
	recorded.
A 0788	(e) If a resident who has not been receiving a health care service
8:36-7.4(e)	requires a health care service on a temporary basis (meaning a period
0.50-7.4(c)	of time reasonably expected to be 14 days or less and not involving a
	significant change in condition or a life threatening illness), neither a
	health care assessment nor a health care plan need be done. The
	administrator shall develop a system to identify the residents receiving
	a health care service on a temporary basis.
A 0790	(f) The registered professional nurse or a physician or a New Jersey
8:36-7.4(f)	licensed physician's assistant shall be called at the onset of illness of
0:30-7.4(I)	any resident to arrange for assessment of the resident's nursing care
	needs or medical needs and for needed nursing care intervention or
A 0702	medical care.
A 0792	(g) Each resident shall have an annual physical examination by a
8:36-7.4(g)	physician or by a nurse practitioner/clinical nurse specialist, which
	shall be documented in the resident's record. The physician or nurse
	practitioner/clinical nurse specialist shall certify annually that the
	resident does not have needs which exceed the care which the assisted
	living residence, comprehensive personal care home, or assisted living
A 0704	program is capable of providing.
A 0794	(h) Residents shall be permitted free choice of a physician.
8:36-7.4(h)	i i i i i i i i i i i i i i i i i i i

A 0796	(i) If it is determined that there is a medical need for a transfer to
8:36-7.4(i)	another health care facility because the assisted living residence or
0.50 7.4(1)	comprehensive personal care homes cannot meet the resident's needs
	such transfers shall be initiated promptly, in accordance with N.J.A.C.
	8:36-4.1(d)1. The registered professional nurse shall be notified to
	ensure that the resident is receiving appropriate care during the
	transfer period. If the resident is not transferred within seven days, the
	Department shall be notified and assistance shall be requested from
	the Department to arrange for transfer of the resident.
8:36-7.5 Quality assurance	the Department to urrange for transfer of the resident.
A 0798	The facility or program shall develop written policies and procedures
8:36-7.5	for monitoring the quality of health care services provided to
	residents.
S	UBCHAPTER 8. DINING SERVICES
8:36-8.1 Provision of meals	
A 0800	The assisted living residence or comprehensive personal care home
8:36-8.1	shall provide dining services to meet the daily nutritional needs of
	residents, directly in the facility.
8:36-8.2 Designation of a food s	
A 0804	The facility shall designate a food service coordinator who, if not a
8:36-8.2	dietitian, functions with scheduled consultation from a dietitian.
	When meals are prepared in the facility, the food service coordinator
	or designee shall be present in the facility. The food service
	coordinator shall ensure that dining services are provided as specified
	in the dining portion of the health care plan.
8:36-8.3 Responsibilities of diet	
A 0806	(a) If indicated, according to residents' needs, a dietitian shall be
8:36-8.3(a)(1)	responsible for providing resident care, including, but not limited to,
	the following:
	1. Assessing the nutritional needs of the resident. If indicated,
	preparing the dietary portion of the health care plan on the basis of the
	assessment, providing dietary services to the resident as specified in
	the dietary portion of the health plan, reassessing the resident, and
	revising the dietary portion of the health care plan. Each of these activities shall be documented in the resident's record; and
A 0808	(a) If indicated, according to residents' needs, a dietitian shall be
8:36-8.3(a)(2)	responsible for providing resident care, including, but not limited to,
8.30-8.3(a)(2)	the following:
	the following.
	2. Providing nutritional counseling and education to residents.
8:36-8.4 Requirements for dini	
A 0810	(a) The facility and personnel shall comply with the provisions of
8:36-8.4(a)	Chapter XII of the New Jersey Sanitary Code, Retail food
	Establishments, N.J.A.C. 8:24.
A 0812	(b) A current diet manual shall be available to the dining service
8:36-8.4(b)	personnel and to the nursing service personnel.
A 0814	(c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(1)	but not limited to, the following:
	1. At least three meals shall be prepared and served daily to
	residents;
A 0816	(c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(2)	but not limited to, the following:
	2. The facility shall select foods and beverages, which include fresh

	and seasonal foods, and shall prepare menus with regard to the
	nutritional and therapeutic needs, cultural backgrounds, food habits,
A 0818	and personal preference of residents;  (c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(3)	but not limited to, the following:
	3. Written, dated menus shall be planned at least 14 days in advance
	for all diets. The same menu shall not be used more than once in any
A 0820	continuous seven day period;  (c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(4)	but not limited to, the following:
	4. Current menus with portion sizes and any changes in menus shall
	be posted in the food preparation area. Menus shall be posted in a
	conspicuous place in residents' area, and/or a copy of the menu shall
	be provided to each resident. Any changes or substitutes in menus
	shall be posted or provided in writing to each resident. Menus, with changes or substitutes, shall be kept on file in the facility for at least
	30 days;
A 0822	(c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(5)	but not limited to, the following:
	5. Diets served shall be consistent with the diet manual, the dietitian's
	instructions, and, if applicable for special diets, shall be served in
A 0824	accordance with physicians' orders;
8:36-8.4(c)(6)	(c) Meals shall be planned, prepared, and served in accordance with, but not limited to, the following:
0.30-0.4(C)(U)	out not innited to, the following.
	6. Nutrients and calories shall be provided for each resident, based
	upon current recommended dining allowances of the Food and
	Nutrition Board of the National Academy of Sciences, National
	Research Council, adjusted for age, sex, weight, physical activity, and
A 0026	therapeutic needs of the resident, if applicable;
A 0826 8:36-8.4(c)(7)	(c) Meals shall be planned, prepared, and served in accordance with, but not limited to, the following:
0.50-0.4(c)(7)	out not innited to, the following.
	7. Between-meal snacks and beverages shall be available at all times
	for each resident, unless medically contraindicated as documented by
	a physician in the resident's health care plan;
A 0828	(c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(8)	but not limited to, the following:
	8. Substitute foods and beverages of equivalent nutritional value shall
	be available to all residents:
A 0830	(c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(9)	but not limited to, the following:
	9. In the case of a resident who has a health care plan in which diet is
	identified as a service, the staff shall observe whether meals are
1 0022	refused or missed and shall document this information;
A 0832	(c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(10)	but not limited to, the following:
	10. All meals shall be served at the proper temperature and shall be
	attractive when served to residents. Place settings and condiments
	shall be appropriate to the meal;

A 0834	(c) Meals shall be planned, prepared, and served in accordance with,
8:36-8.4(c)(11)	but not limited to, the following:
	11. Seatings shall be arranged for each meal in order to accommodate individual resident's meal-time preferences, in accordance with facility policies;
A 0836 8:36-8.4(c)(12)	(c) Meals shall be planned, prepared, and served in accordance with, but not limited to, the following:
	12. In the case of a resident who has a health care plan in which diet is identified as a service, a record shall be maintained for such resident, identifying the resident by name, diet order, if applicable, and other information, such as meal patterns, when on a calculated diet and allergies; and
A 0838 8:36-8.4(c)(13)	(c) Meals shall be planned, prepared, and served in accordance with, but not limited to, the following:
	13. If the resident is ill, meals shall be served in his or her apartment, as indicated in the resident service plan and in accordance with facility policy,
8:36-8.5 Commercial food ma	
A 0842 8:36-8.5	If a commercial food management firm provides dining services, the firm shall be required to conform to the standards of this subchapter.
	HAPTER 9. PHARMACEUTICAL SERVICES
8:36-9.1 Provision of pharma	
A 0900 8:36-9.1	The assisted living residence, comprehensive personal care home, or assisted living program shall be capable of ensuring that pharmaceutical services are provided to residents in accordance with
8:36-9.2 Self-administration of	physician's orders and with each resident's health care plan.
A 0902	(a) If indicated in the resident's health care plan or resident's service
8:36-9.2(a)(1)	plan, a designated employee shall provide resident supervision and/or assistance during self-administration of medications in accordance with physicians' orders. Any employee who has been designated to provide resident supervision or assistance during self-administration of medications shall have received training from the licensed professional nurse or the licensed pharmacist, and such training shall be documented.
	1. The facility or program shall document the provision of training to each employee who has been designated to provide resident supervision and/or assistance with self-administration of medications; and
A 0904 8:36-9.2(a)(2)	(a) If indicated in the resident's health care plan or resident's service plan, a designated employee shall provide resident supervision and/or assistance during self-administration of medications in accordance with physicians' orders. Any employee who has been designated to provide resident supervision or assistance during self-administration of medications shall have received training from the licensed professional nurse or the licensed pharmacist, and such training shall be documented.
	2. The facility or program shall document any observed instance where medications are not taken in accordance with physician's orders.

8:36-9.3 Administration of medications	
A 0906	(a) Notwithstanding the definition of "health care service" at N.J.A.C.
8:36-9.3(a)	8:36-1.3, the administration of medication in accordance with
	N.J.A.C. 8:36-9.2 and this section, in and of itself, shall not be
	considered a health care service.
A 0908	(b) All medications administered by qualified personnel shall be
8:36-9.3(b)	administered in accordance with prescriber orders, facility or program
	policy, and all Federal and State laws and regulations.
A 0910	(c) The administration of medications is within the scope of practice
8:36-9.3(c)(1)	and remains the responsibility of the registered professional nurse.
	The registered professional nurse may choose to delegate the task of
	administering medications in accordance with N.J.A.C. 13:37-6.2 to
	personal care assistants who have completed a medication
	administration course approved by the State Board of Nursing and the
	Department and also have passed the medication aide certification
	examination. When the registered nurse delegates the task of
	administering medications to personal care assistants this delegation
	shall be based upon individual residents' needs and circumstances,
	within specific limits. These limits shall include, but not be limited to,
	the following:
	1. The administration of oral, ophthalmic, otic, inhalant,
	nasal, rectal, vaginal, topical and injectable (subcutaneous)
	medications may be delegated. Residents receiving short term
	scheduled medications (II-IV) for analgesia, and injections other than
	pre-drawn insulin, must be reassessed by the registered nurse at least
	every 72 hours, in order to determine if the medication is still
	required;
A 0914	(c) The administration of medications is within the scope of practice
8:36-9.3(c)(2)	and remains the responsibility of the registered professional nurse.
	The registered professional nurse may choose to delegate the task of
	administering medications in accordance with N.J.A.C. 13:37-6.2 to
	personal care assistants who have completed a medication
	administration course approved by the State Board of Nursing and the
	Department and also have passed the medication aide certification
	examination. When the registered nurse delegates the task of
	administering medications to personal care assistants this delegation
	shall be based upon individual residents' needs and circumstances,
	within specific limits. These limits shall include, but not be limited to,
	the following:
	2 A tuaining and sugar annual death of the Death College 1.1
	2. A training program approved by the State Board of Nursing and the
	Department regarding medication administration shall be completed
	by each personal care assistant who shall administer medications;

A 0916 8:36-9.3(c)(3)	(c) The administration of medications is within the scope of practice and remains the responsibility of the registered professional nurse. The registered professional nurse may choose to delegate the task of administering medications in accordance with N.J.A.C. 13:37-6.2 to personal care assistants who have completed a medication administration course approved by the State Board of Nursing and the Department and also have passed the medication aide certification examination. When the registered nurse delegates the task of administering medications to personal care assistants this delegation shall be based upon individual residents' needs and circumstances, within specific limits. These limits shall include, but not be limited to, the following:  3. The delegating nurse shall review with the personal care assistant
	medication actions and untoward effects for each drug to be administered. Pertinent information about medications' adverse effects, side effects, and potential interactions shall be incorporated into the care plan for each resident, with interventions to be implemented by the personal care assistant and other caregiving staff;
A 0918 8:36-9.3(c)(4)	(c) The administration of medications is within the scope of practice and remains the responsibility of the registered professional nurse. The registered professional nurse may choose to delegate the task of administering medications in accordance with N.J.A.C. 13:37-6.2 to personal care assistants who have completed a medication administration course approved by the State Board of Nursing and the Department and also have passed the medication aide certification examination. When the registered nurse delegates the task of administering medications to personal care assistants this delegation shall be based upon individual residents' needs and circumstances, within specific limits. These limits shall include, but not be limited to, the following:
	4. A unit of use drug distribution system shall be developed and implemented; and
A 0920 8:36-9.3(c)(5)	(c) The administration of medications is within the scope of practice and remains the responsibility of the registered professional nurse. The registered professional nurse may choose to delegate the task of administering medications in accordance with N.J.A.C. 13:37-6.2 to personal care assistants who have completed a medication administration course approved by the State Board of Nursing and the Department and also have passed the medication aide certification examination. When the registered nurse delegates the task of administering medications to personal care assistants this delegation shall be based upon individual residents' needs and circumstances, within specific limits. These limits shall include, but not be limited to, the following:
	5. At least weekly, a registered nurse shall review and sign off on any modifications or additions to the medication administration record which were made by the personal care assistant under the nurse's delegation.
A 0922 8:36-9.3(d)	(d) Each resident shall be identified prior to drug administration.
A 0924 8:36-9.3(e)	(e) Drugs prescribed for one resident shall not be administered to another resident.

A 0926	(f) Personnel shall report drug errors and adverse drug reactions
8:36-9.3(f)	immediately to the director of health services, to the prescriber, and to
,	the pharmacist, and shall document the incident in the resident's
	record.
8:36-9.4 Designation of	
A 0930	(a) The facility or program shall designate a pharmacist who shall
8:36-9.4(a)(1-5)	direct pharmaceutical services and provide consultation to the physician, facility or program staff, and residents, as needed. The
	pharmacist shall assist the facility or program with, at a minimum, the
	following:
	3
	1. The training of employees;
	2. Educating residents regarding medications;
	3. Establishing policies and procedures which ensure safe and
	appropriate self-administration of medications;
	<ul><li>4. Reviewing medication records; and</li><li>5. Inspecting all common areas that the facility or program has</li></ul>
	designated for storage of medications and maintaining records of such
	inspections.
8:36-9.5 Storage of med	
A 0942	(a) For those residents who do not self-administer medications, the
8:36-9.5(a)(1)	administrator shall provide an appropriate and safe medication storage
	area, either in a common area or in the resident's unit, for the storage
	of medications. The storage area requirement may be satisfied through the use of a locked medication cart.
	through the use of a focked medication eart.
	1. The storage area shall be kept locked when not in use.
A 0944	(a) For those residents who do not self-administer medications, the
8:36-9.5(a)(2)	administrator shall provide an appropriate and safe medication storage
· / · /	area, either in a common area or in the resident's unit, for the storage
	of medications. The storage area requirement may be satisfied
	through the use of a locked medication cart.
	2. The storage area shall be used only for storage of medications and
	medical supplies.
A 0946	(a) For those residents who do not self-administer medications, the
8:36-9.5(a)(3)	administrator shall provide an appropriate and safe medication storage
	area, either in a common area or in the resident's unit, for the storage
	of medications. The storage area requirement may be satisfied
	through the use of a locked medication cart.
	3. The key to the storage area shall be kept on the person of the
	employee on duty who is responsible for resident supervision.
A 0950	(a) For those residents who do not self-administer medications, the
8:36-9.5(a)(4)	administrator shall provide an appropriate and safe medication storage
	area, either in a common area or in the resident's unit, for the storage
	of medications. The storage area requirement may be satisfied
	through the use of a locked medication cart.
	4. Each resident's medications shall be kept separated within the
	storage area, with the exception of large volume medications, which
	may be labeled and stored together in the storage area.
A 0952	(a) For those residents who do not self-administer medications, the
8:36-9.5(a)(5)	administrator shall provide an appropriate and safe medication storage
	area, either in a common area or in the resident's unit, for the storage

	of medications. The storage area requirement may be satisfied through the use of a locked medication cart.
A 0954	5. Medications shall be stored in accordance with manufacturer's instructions and with U.S.P. (United States Pharmacopoeia) requirements at USP23, NF18, published by U.S. Pharmacopoeia Convention, 12601 Twinbrook Pkwy., Rockville, MD 20852, incorporated herein by reference.  (b) All medications shall be kept in their original containers and shall be properly labeled and identified.
8:36-9.5(b)(1)	be properly labeled and identified.
	1. The label of each resident's prescription medication container shall be permanently affixed and contain the resident's full name, physician's name, prescription number, name and strength of drug, lot number, quantity, date of issue, expiration date, manufacturer's name if generic, directions for use, and cautionary and/or accessory labels. If a generic substitute is used, the drug shall be labeled according to the Drug Utilization Review Council requirements at N.J.S.A. 24:6E-1 et seq. and N.J.A.C. 8:70. Required information appearing on individually packaged drugs or within an alternate medication delivery system need not be repeated on the label.
A 0956 8:36-9.5(b)(2)	(b) All medications shall be kept in their original containers and shall be properly labeled and identified.
A 0958	2. All over-the-counter (OTC) medications repackaged by the pharmacy shall be labeled with an expiration date, name and strength of the drug, lot number, date of issue, manufacturer's name if generic, and cautionary and/or accessory labels, in accordance with U.S.P. requirements cited in (a)5 above. Original manufacturer's containers shall be labeled with at least the resident's name, and the name label shall not obstruct any of the aforementioned information.  (b) All medications shall be kept in their original containers and shall be granted and identified.
8:36-9.5(b)(3)	be properly labeled and identified.  3. If a unit of use drug distribution system is used, each dose of medication shall be individually packaged in a hermetically sealed, tamper-proof container, and shall carry full manufacturer's disclosure information on each discrete dose. Disclosure information shall include, but not be limited to, the following: product name and strength, lot number, expiration date, and manufacturer's or distributor's name.
A 0960 8:36-9.5(c)	(c) Single use and disposable items shall not be reused.
A 0962	(d) No stock supply of prescription medications shall be maintained,
8:36-9.5(d)	unless prior approval is obtained from the Department.
A 0964 8:36-9.5(e)	(e) Discontinued or expired medications shall be destroyed within 30 days in the facility, or, if unopened and properly labeled, returned to the pharmacy. All medication destruction in the facility shall be witnessed and documented by two persons, each of whom shall be either the administrator, the licensed nurse or the pharmacist.
0.26 10 1 D	SUBCHAPTER 10. RESIDENT ACTIVITIES
8:36-10.1 Provision of r A 0968	(a) A planned, diversified program of resident activities shall be
8:36-10.1(a)	offered daily for residents, including individual and/or group activities, on-site or off-site, to meet the individual needs of residents.

1.0070	(1) D :1 4 1 111 41 4 4 4 4 4 1 1 1 4 1 4 1 4
A 0970	(b) Residents shall have the opportunity to organize and participate in
8:36-10.1(b)	a resident council that presents the resident's concerns to the
	administrator of the facility.
0.27 11.1 D C	SUBCHAPTER 11. SOCIAL WORK SERVICES
8:36-11.1 Provision of	
A 0974	The facility shall arrange for the provision of social work services to
8:36-11.1	residents who require them, by social workers licensed in accordance
	with N.J.S.A. 45:15BB and N.J.A.C. 13:44G.
	SUBCHAPTER 12. EMERGENCY SERVICES AND
0.26.12.1 E	PROCEDURES
8:36-12.1 Emergency n	
A 0984	(a) Emergency medical services shall be available to or arranged for
8:36-12.1(a)	residents requiring these services.
A 0986	(b) The facility shall develop a written plan for arranging for
8:36-12.1(b)	emergency transportation of residents for medical care and returning
0.044.0.77	them to the assisted living residence.
8:36-12.2 Emergency p	
A 0990	(a) The facility shall develop written emergency plans, policies, and
8:36-12.2(a)	procedures which shall include plans and procedures to be followed in
	case of medical emergencies, power failures, fire, or natural disasters.
	The emergency plans shall be filed with the Department and the
	Department shall be notified when the plans are changed. Copies of
	emergency plans shall also be forwarded to other agencies in
	accordance with State and municipal laws.
A 0992	(b) The emergency plans, including a written evacuation diagram
8:36-12.2(b)	specific to the unit that includes evacuation procedure, location of fire
	exits, alarm boxes, and fire extinguishers, and all emergency
	procedures shall be conspicuously posted throughout the facility. All
	employees shall be trained in procedures to be followed in the event of
	a fire and instructed in the use of fire-fighting equipment and resident
	evacuation as part of their initial orientation and at least annually
	thereafter. All residents shall be instructed in emergency evacuation
4 0004	procedures.
A 0994	(c) Procedures for emergencies shall specify persons to be notified,
8:36-12.2(c)	process of notification and verification of notification, locations of
	emergency equipment and alarm signals, evacuation routes,
	procedures for evacuating residents, procedures for reentry and
	recovery, frequency of fire drills, tasks and responsibilities assigned to all personnel, and shall specify medications and records to be taken
	from the facility upon evacuation and to be returned following the
	emergency.
A 0996	(d) Nothing in these rules shall supersede or imply non-compliance
8:36-12.2(d)	with the Uniform Fire Act or Uniform Fire Code (N.J.A.C. 5:70.)
8:36-12.3 Drills and tes	
A 1002	(a) The facility shall conduct at least one drill of the emergency plans
8:36-12.3(a)	every month, of which at least one annually shall take place during
0.50-12.5(a)	every working shift. The facility shall maintain documentation of all
	drills, including the date, hour, description of the drill, participating
	staff, and signature of the person in charge. In addition to drills for
	emergencies due to fire, the facility shall conduct at least one drill per
	year for emergencies due to a disaster other than fire, such as storm,
	flood, other natural disaster, bomb threat, or nuclear accident (a total
	of 12 drills). All staff shall participate in at least one drill annually,
	and selected residents may participate in drills.

A 1004	(L) The Coefficient of the control o
A 1004	(b) The facility shall request of the local fire department that at least
8:36-12.3(b)	one joint fire drill be conducted annually. Upon scheduling a joint fire
	drill, the facility shall notify first aid and civil defense agencies of this
1006	drill and shall participate in community-wide disaster drills.
A 1006	(c) The facility shall test at least one manual pull alarm each month of
8:36-12.3(c)	the year and maintain documentation of test dates, location of each
	manual pull alarm tested, persons testing the alarm, and its condition.
A 1008	(d) Fire extinguishers shall be conspicuously hung, kept easily
8:36-12.3(d)	accessible, shall be visually examined monthly and the examination
	shall be recorded on a tag which is attached to the fire extinguisher.
	Fire extinguishers shall also be inspected and maintained in
	accordance with manufacturers' and applicable National Fire
	Protection Association (NFPA) requirements and N.J.A.C. 5:70. Each
	fire extinguisher shall be labeled to show the date of such inspection
	and maintenance.
A 1010	(e) Nothing in these rules shall supersede or imply non-compliance
8:36-12.3(e)	with the Uniform Fire Act or Uniform Fire Code N.J.A.C. 5:70.
	BCHAPTER 13. RESIDENT RECORDS
8:36-13.1 Health record	
A 1014	A current, complete health record shall be maintained for each
8:36-13.1	resident who is receiving health care services.
8:36-13.2 Confidentiality	
A 1018	Records and information regarding the individual resident shall be
8:36-13.2	considered confidential and the resident shall have the opportunity to
	examine such records, in accordance with facility or program policies.
	The written consent of the resident shall be obtained for release of his
	or her records to any individual outside the facility or program, except
	in the case of the resident's transfer to another health care facility, or
	as required by law, third-party payor, or authorized government
	agencies.
8:36-13.3 Record retention	
A 1020	All records shall be maintained for a period of 10 years after the
8:36-13.3	discharge of a resident from the assisted living residence,
	comprehensive personal care home or assisted living program.
8:36-13.4 Record availability	
A 1024	The records required by this subchapter shall be maintained for all
8:36-13.4	residents and shall be kept available on the premises for review at any
	time by representatives of the Department.
8:36-13.5 Register	
A 1028	(a) A register, which contains a current census of all residents, along
8:36-13.5(a)(1)	with other pertinent information, shall be maintained by each assisted
	living residence, comprehensive personal care home, or assisted living
	program. The following standards for maintaining the register shall
	apply:
	1. The administrator or the administrator's designee shall make all
	entries in the register and shall be responsible for its maintenance and
	safe-keeping;
	Saie-keeping,

A 1030	(a) A register, which contains a current census of all residents, along
8:36-13.5(a)(2)	with other pertinent information, shall be maintained by each assisted
	living residence, comprehensive personal care home, or assisted living
	program. The following standards for maintaining the register shall
	apply:
	11 3
	2. The register shall be kept up-to-date at all times. Admissions,
	discharges and discharge destination, and other changes shall be
	recorded within 48 hours;
A 1032	(a) A register, which contains a current census of all residents, along
8:36-13.5(a)(3)	with other pertinent information, shall be maintained by each assisted
0.50 15.5(a)(5)	living residence, comprehensive personal care home, or assisted living
	program. The following standards for maintaining the register shall
	apply:
	appry.
	3. The register, which is a permanent record, shall be kept in a safe
	place; and
A 1034	(a) A register, which contains a current census of all residents, along
8:36-13.5(a)(4)	with other pertinent information, shall be maintained by each assisted
6:30-13.3(a)(4)	*
	living residence, comprehensive personal care home, or assisted living
	program. The following standards for maintaining the register shall
	apply:
	A All and in interest and all the along the little and amisses in inte
	4. All entries into the register shall be clear, legible, and written in ink
8:36-13.6 Residents' individua	or typed.
A 1038	
	(a) Each resident's record shall include at least the following:
8:36-13.6(a)(1)	1. The regident's completed admission application and all records
	The resident's completed admission application and all records     forwarded to the facility:
	forwarded to the facility;
A 1040	(a) Each resident's record shall include at least the following:
8:36-13.6(a)(2)	(*)
	2. The resident's name, last address, date of birth, name and address
	of sponsor or interested agency, date of admission, date of discharge
	(and discharge destination) or death, the name, address and telephone
	number of physician to be called, and the name and address of nearest
	relative, guardian, responsible person, or interested agency, together
	with any other information the resident wishes to have recorded;
A 1042	(a) Each resident's record shall include at least the following:
8:36-13.6(a)(3)	()
	3. A copy of the resident's service plan and/or health care plan, if
	applicable; and
A 1044	(a) Each resident's record shall include at least the following:
8:36-13.6(a)(4)	(a) Each resident 5 record shall merade at reast the following.
0.50-15.0(a)(T)	4. All assessments and treatments by health care and service providers
	shall be entered according to the standards of professional practice.
	Documentation and/or notes from all health care and service providers
	shall be entered according to the standards of professional practice.

8:36-13.7 Record of death	
A 1048	Whenever a resident dies in the assisted living residence, the
8:36-13.7	administrator or the administrator's designee shall include written
	documentation from the physician of the date and time of death, the
	name of the person who pronounced the death, disposition of the
	body, and a record of notification of the family. A physician,
	registered nurse or paramedic may make a determination and
	pronouncement of death in accordance with N.J.A.C. 1335-6.2(d) and
	(e).
SU	BCHAPTER 14. RESIDENT RIGHTS
8:35-14.1 Posting and distributi	on of statement of resident rights
A 1054	(a) To assure the highest quality of services, each assisted living
8:35-14.1(a)(1-8)	provider will post and distribute a statement of resident rights, as
	approved and issued by the Department in accordance with N.J.S.A.
	30:13-1 et seq., the Nursing Home Patients Bill of Rights, and
	consistent with the following principles of assisted living:
	1. To provide personalized services and care to meet each resident's
	needs;
	2. To foster the independence and individuality of each resident;
	3. To treat each resident with respect, courtesy, consideration and
	dignity;
	4. To assure each resident the right to make choices with respect to
	services and lifestyle;
	5. To assure each resident's right to privacy;
	6. To nurture the spirit and uniqueness of each resident;
	7. To encourage families' and friends' participation in resident service
	planning and implementation; and
	8. To provide opportunities for the Assisted Living Facilities and
	Programs to become a valuable community resource.
SURCHAPTER 15 HOUS	EKEEPING, SANITATION, SAFETY AND MAINTENANCE
8:36-15.1 Provision of services	EREETING, SANTITUTION, SITTET THE MINISTERIANCE
A 1076	(a) The facility shall provide and maintain a sanitary and safe
8:36-15.1(a)	environment for residents.
A 1078	(b) The facility shall provide housekeeping, laundry, pest control, and
8:36-15.1(b)	maintenance services, and shall provide assistance to residents who
0.50 13.1(5)	require assistance with these services in their residential units.
8:36-15.2 Housekeeping	
A 1080	(a) A written work plan for housekeeping operations shall be
8:36-15.2(a)	established and implemented, with categorization of cleaning
. ,	assignments as daily, weekly, monthly, or annually within each area of
	the facility. The facility shall have a written schedule that determines
	the frequency of cleaning and maintenance of all equipment,
	structures, areas, and systems.
A 1082	(b) Housekeeping personnel shall be trained in cleaning procedures,
8:36-15.2(b)	including the use and care of equipment.

8:36-15.3 Resident environmen	t
A 1084	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(1)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	<ol> <li>The facility and its contents, including all surfaces such as tables, floors, walls, beds and dressers, shall be clean to sight and touch and free of dirt and debris;</li> <li>When facility housekeeping services are provided, items such as bedpans, toilets and sinks shall be disinfected, using a process for disinfection established by the facility; and</li> </ol>
A 1084	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(2)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	2. All magnes shall be contileted to help magnetic and a second s
	2. All rooms shall be ventilated to help prevent condensation, mold
A 1084	growth, and noxious odors;  (a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(3)	below shall be met. Application of this requirement with respect to
0.50 15.5(1)(5)	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	3. All resident areas shall be free of noxious odors;
A 1084	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(4)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration residents' personal preferences for style of living:
	residents personal preferences for style of fiving.
	4. All furnishings shall be clean and in good repair, and mechanical
	equipment shall be in working order. Items which are broken or worn
	to the extent that they may cause discomfort or present danger
A 1084	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(5)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	5. All equipment and materials necessary for cleaning, disinfecting,
	sanitizing, and sterilizing (if applicable) shall be provided;
A 1084	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(6)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	C. Eva control bitch one discourse and a line of the line of the control bitch one discourse and a line of the control bitch one discourse and a line of the control bitch one discourse and a line of the control bitch one discourse and a line of the control bitch one discourse and a line of the control bitch one discourse and a line of the control bitch one discourse and a line of the l
	6. For central kitchens, thermometers which are accurate to within
	three degrees Fahrenheit shall be kept in a visible location within refrigerators, freezers, and storerooms used for perishable and other
	items subject to deterioration. Temperatures shall be maintained in
	accordance with Chapter XII of the New Jersey Sanitary Code,
	N.J.A.C. 8:24-3.2;

A 1096	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(7)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	residents personal preferences for style of fiving.
	7. Lighted and ventilated storage spaces shall be provided in the
	facility for the proper storage of residents' clothing, linens, drugs,
	food, cleaning and other supplies;
A 1098	
	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(8)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	8. Articles in storage shall be elevated from the floor and away from
	walls (if moisture is present), ceilings, and air vents;
A 1100	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(9)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	residents personal preferences for style of fiving.
	O Harbatanata da internata da i
	9. Unobstructed aisles shall be provided in storage areas;
A 1102	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(10)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	residents personal preferences for style of fiving.
	10 Effective and a few controls about the minimum and
	10. Effective and safe controls shall be used to minimize and
	eliminate the presence of rodents, flies, roaches and other vermin in
	the facility;
A 1104	(a) The housekeeping and sanitation conditions in (a)1 through 12
8:36-15.3(a)(11)	below shall be met. Application of this requirement with respect to
0.50 15.5(a)(11)	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	11. When facility housekeeping services are provided, items such as
	bedpans, toilets and sinks shall be disinfected, using a process for
	disinfection established by the facility; and
A 1106	(a) The housekeeping and sanitation conditions in (a)1 through 12
	1 0
8:36-15.3(a)(12)	below shall be met. Application of this requirement with respect to
	the individual living environment shall take into consideration
	residents' personal preferences for style of living:
	12. Toilet tissue, soap, paper towels or air dryers, and waste
	receptacles shall be provided in each common area toilet facility at all
	times. A self-draining dish or device shall be provided for storage of
	bar soap, if bar soap is used. Residents' personal cloth towels may be
	used in residential units.
A 1108	(b) The following safety conditions shall be met:
8:36-15.3(b)(1)	
	1. Non-carpeted floors in public areas shall be coated with slip-
	resistant floor finish, and any carpeting in public areas shall be kept
	clean and odor free and shall not be frayed, worn, torn, or buckled;
A 1110	(b) The following safety conditions shall be met:
8:36-15.3(b)(2)	2. All equipment shall have unobstructed space provided for
	2. All equipment shall have unobstructed space provided for operation;

A 1112	(b) The following safety conditions shall be met:
8:36-15.3(b)(3)	3. Pesticides shall be applied in accordance with N.J.A.C. 7:30;
A 1114	(b) The following safety conditions shall be met:
8:36-15.3(b)(4)	(e)
	4. All household and cleaning products used by facility staff shall be
	identified, labeled, and secured. All poisonous and toxic materials
	shall be identified, labeled, and stored in a locked cabinet or room.
	The telephone number of the poison control center shall be
	conspicuously posted in the facility;
A 1116	(b) The following safety conditions shall be met:
8:36-15.3(b)(5)	5. Combustible materials shall be stored in accordance with fire
	safety requirements specified in the New Jersey Uniform Fire Code,
	N.J.A.C. 5:70;
A 1118	(b) The following safety conditions shall be met:
8:36-15.3(b)(6)	(-)
	6. Paints, varnishes, lacquers, thinners, and all other flammable
	materials shall be stored in accordance with fire safety requirements
	specified in the New Jersey Uniform Fire Code, N.J.A.C. 5:70;
A 1120	(b) The following safety conditions shall be met:
8:36-15.3(b)(7)	
	7. If pets are allowed in the facility, the facility shall provide
	safeguards to prevent interference in the lives of residents. Guidelines
	for pet facilitated therapy may be requested from the Department of Health and Senior Services;
A 1122	8. An electrician licensed in accordance with N.J.A.C. 13:31 shall
8:36-15.3(b)(8)(i-ii)	annually inspect and provide a written statement that the electrical
	circuits and wiring in the facility are satisfactory and in safe condition;
	i. The written statement shall include the date of inspection, and shall
	indicate that circuits are not overloaded, that all wiring and permanent
	fixtures are in safe condition, and that all portable electrical
	appliances, including lamps, are Underwriters Laboratories (U.L.)
	approved; and
	ii. The written statement shall be forwarded annually to the
	Department, Division of Long Term Care Systems Development and
	Quality.
8:36-15.4 Waste removal	
A 1126	(a) All solid or liquid waste, garbage, and trash shall be collected,
8:36-15.4(a)	stored, and disposed of in accordance with the rules of the New Jersey
	State Department of Environmental Protection and this chapter. Solid
	waste which is stored within the building shall be stored in
	insectproof, rodentproof, fireproof, nonabsorbent, watertight
	containers with tightfitting covers and collected from storage areas regularly so as to prevent nuisances such as odors. Procedures and
	schedules shall be established and implemented for the cleaning of
	storage areas and containers for solid or liquid waste, garbage, and
	trash, in accordance with N.J.A.C. 8:24.
A 1128	(b) If garbage compactors are used, they shall comply with all State
8:36-15.4(b)	and local codes.

8:36-15.5 Heating and air conditioning	
A 1130	(a) The heating and air conditioning system shall be adequate to
8:36-15.5(a)(1)	maintain the required temperature in all areas used by residents.
	Residents may have individually controlled thermostats in residential
	units in order to maintain temperatures at their own comfort level.
	*
	1. During the heating season, the temperature in the facility shall be
	kept at a minimum of 72 degrees Fahrenheit (22 degrees Celsius)
	during the day ("day" means the time between sunrise and sunset) and
	68 degrees Fahrenheit (20 degrees Celsius) at night, when residents
	are in the facility.
A 1132	(a) The heating and air conditioning system shall be adequate to
8:36-15.5(a)(2)	maintain the required temperature in all areas used by residents.
	Residents may have individually controlled thermostats in residential
	units in order to maintain temperatures at their own comfort level.
	2. The facility or residents shall not utilize portable heaters.
A 1134	(a) The heating and air conditioning system shall be adequate to
8:36-15.5(a)(3)(i-ii)	maintain the required temperature in all areas used by residents.
	Residents may have individually controlled thermostats in residential
	units in order to maintain temperatures at their own comfort level.
	3. During warm weather conditions, the temperature within the facility
	shall not exceed 82 degrees Fahrenheit, in accordance with N.J.A.C.
	8:43-15.5(b).
	i. The facility shall provide for and operate adequate ventilation in all
	areas used by residents.
	ii. All areas of the facility used by residents shall be equipped with air
	conditioning and the air conditioning shall be operated so that the
	temperature in these areas does not exceed 82 degrees Fahrenheit.
A 1138	(a) The heating and air conditioning system shall be adequate to
8:36-15.5(a)(4)	maintain the required temperature in all areas used by residents.
	Residents may have individually controlled thermostats in residential
	units in order to maintain temperatures at their own comfort level.
	4. Residents may regulate temperature controls in residential units,
1.1110	and may, by choice, exceed 82 degrees Fahrenheit.
A 1140	(b) Filters for heaters and air conditioners shall be provided as needed
8:36-15.5(b)	and maintained in accordance with manufacturer's specifications.
8:36-15.6 Water supply	(a) The wester graphy used for drieding or culing the second of the seco
A 1142	(a) The water supply used for drinking or culinary purposes shall be
8:36-15.6(a)	adequate in quantity, of a safe and sanitary quality, and from a water
	system which shall be constructed, protected, operated, and
	maintained in conformance with the New Jersey Safe Drinking Water
	Act, N.J.S.A. 58:12A-1 et seq., N.J.A.C. 7:10 and local laws,
	ordinances, and regulations. Copies of the Safe Drinking Water Act
	can be obtained from the Department of Environmental Protection,
A 1144	Bureau of Potable Water, P.O. Box 209, Trenton, New Jersey 08625.
A 1144	(b) The temperature of the hot water used for bathing and
8:36-15.6(b)	handwashing shall be at least 95 degrees and shall not exceed 110
A 1146	degrees Fahrenheit (35 to 43 degrees Celsius).
A 1146	(c) Equipment requiring drainage, such as ice machines, shall be
8:36-15.6(c)	drained to a sanitary connection, in accordance with State and local
	codes.

A 1148	(d) The sewage disposal system shall be maintained in good repair and
8:36-15.6(d)	operated in compliance with State and local laws, rules, and
	ordinances.
8:36-15.7 Building and gr	
A 1150	The building and grounds shall be well maintained at all times. The
8:36-15.7	interior and exterior of the building shall be kept in good condition to
	ensure an attractive appearance, provide a pleasant atmosphere, and
	safeguard against deterioration. The building and grounds shall be
	kept free from fire hazards and other hazards to resident's health and
0.26.15.01	safety.
8:36-15.8 Laundry service	
A 1152 8:36-15.8(a)(1)	(a) Written policies and procedures shall be established and implemented for the facility's laundry services, including, but not
8.30-13.8(a)(1)	limited to, policies and procedures regarding the following:
	minica to, policies and procedures regarding the following.
	1. Storage and transportation of laundry;
A 1154	(a) Written policies and procedures shall be established and
8:36-15.8(a)(2)	implemented for the facility's laundry services, including, but not
	limited to, policies and procedures regarding the following:
1.11EC	2. Collection and storage of soiled laundry in a ventilated area;
A 1156	(a) Written policies and procedures shall be established and
8:36-15.8(a)(3)	implemented for the facility's laundry services, including, but not limited to, policies and procedures regarding the following:
	inflited to, policies and procedures regarding the following.
	3. Protection of clean laundry from contamination during processing,
	transporting, and storage; and
A 1158	(a) Written policies and procedures shall be established and
8:36-15.8(a)(4)	implemented for the facility's laundry services, including, but not
	limited to, policies and procedures regarding the following:
	4. Handling and laundaring of regident's elething and nersonal items
	4. Handling and laundering of resident's clothing and personal items separately from other laundry.
A 1160	(b) Soiled laundry shall be stored in a ventilated, vermin-proof area,
8:36-15.8(b)	separate from other supplies, and shall be stored, sorted, rinsed, and
0.00 10.0(8)	laundered only in areas specifically designated for those purposes.
A 1162	(c) All soiled laundry from resident rooms and other service areas
8:36-15.8(c)	shall be stored, transported, collected, and delivered in a covered
	laundry bag or cart. Laundry carts shall be in good repair, kept clean,
	and identified for use with either clean or soiled laundry.
A 1164	(d) Clean laundry shall be protected from contamination during
8:36-15.8(d)	processing, storage, and transportation within the facility.
A 1166 8:36 15 8(a)	(e) Soiled and clean laundry shall be kept separate. An established procedure shall be followed to reduce the number of bacteria in the
8:36-15.8(e)	fabrics. Equipment surfaces that come into contact with laundry shall
	be sanitized.
A 1168	(f) Residents who choose to launder their personal items shall be
8:36-15.8(f)	provided with in-house assistance in accordance with facility policy.
A 1170	(g) If the facility provides a laundry service on site in lieu of using a
8:36-15.8(g)	commercial laundry service, it shall provide a receiving, holding, and
	sorting area with hand-washing facilities. The walls, floors, and
	ceilings of the area shall be clean and in good repair. The flow of
	ventilating air shall be from clean to soiled areas, and ventilation shall
	be adequate to prevent heat and odor build-up.

SUBCHAPTER 16. IN	FECTION PREVENTION AND CONTROL SERVICES
8:36-16.1 Infection control pro	
A 1174	(a) The facility shall develop and implement an infection prevention
8:36-16.1(a)	and control program.
A 1176	(b) The licensed professional nurse, in coordination with the
8:36-16.1(b)	administrator, shall be responsible for the direction, provision, and
	quality of infection prevention and control services. The health care
	services director, in coordination with the administrator, shall be
	responsible for, but not limited to, developing and maintaining written
	objectives, a policy and procedure manual, and an organizational plan
	for the infection prevention and control service.
8:36-16.2 Development of infec	ction control policies and procedures
A 1178	(a) The facility shall develop, implement, and review, at least
8:36-16.2(a)(1)	annually, written policies and procedures regarding infection
	prevention and control. Written policies and procedures shall be
	consistent with the following Centers for Disease Control publications
	and OSHA standards, incorporated herein by reference:
	1. Guideline for Handwashing and Hospital Environmental Control,
	PB85-923404;
A 1180	(a) The facility shall develop, implement, and review, at least
8:36-16.1(a)(2)	annually, written policies and procedures regarding infection
	prevention and control. Written policies and procedures shall be
	consistent with the following Centers for Disease Control publications
	and OSHA standards, incorporated herein by reference:
	2. Prevention and Control of Tuberculosis in Facilities Providing
	Long-Term Care to the Elderly, and contained in MMWR 39(RR-10;
A 1182	(a) The facility shall develop, implement, and review, at least
8:36-16.2(a)(3)	annually, written policies and procedures regarding infection
	prevention and control. Written policies and procedures shall be
	consistent with the following Centers for Disease Control publications
	and OSHA standards, incorporated herein by reference:
	3. Prevention of Nosocomial Pneumonia, PB95-176970; and
A 1184	(a) The facility shall develop, implement, and review, at least
8:36-16.2(a)(4)	annually, written policies and procedures regarding infection
	prevention and control. Written policies and procedures shall be
	consistent with the following Centers for Disease Control publications
	and OSHA standards, incorporated herein by reference:
	4. OSHA Standards 29 CFR Bloodborne pathogens – 1910.1030 as
	amended and supplemented;
A 1186	Centers for Disease Control publications can be obtained from:
8:36-16.2(b)	
	National Technical Information Service
	US Department of Commerce
	5285 Port Royal Road
	Springfield, VA 22161
	(703) 605-6000
	(800) 553-6847
	or
	Superintendent of Documents
	U.S. Government Printing Office
	Washington, D.C. 20402

A 1188	(c) The facility shall document evidence of annual vaccination against
8:36-16.2(c)	influenza for each resident, in accordance with the recommendations
0.00 10.2(0)	of the Advisory Committee on Immunization Practices of the Centers
	for Disease Control most recent to the time of vaccination,
	incorporated herein by reference, unless such vaccination is medically
	contraindicated or the resident has refused the vaccine, in accordance
	with N.J.A.C. 8:36-4.1(a). Influenza vaccination for all residents
	accepting the vaccine shall be completed by November 30 of each
	year. Residents admitted after this date, during the flu season and up
	to February 1, shall, as medically appropriate, receive influenza
	vaccination prior to or on admission unless refused by the resident.
A 1190	(d) The facility shall document evidence of vaccination against
8:36-16.2(d)	pneumococcal disease for all residents who are 65 years of age or
( )	older, in accordance with the recommendations of the Advisory
	Committee on Immunization Practices of the Centers for Disease
	Control most recent to the time of vaccination, incorporated herein by
	reference, unless such vaccination is medically contraindicated or the
	resident has refused offer of the vaccine in accordance with N.J.A.C.
	8:36-4.1(a). The facility shall provide or arrange for pneumococcal
	vaccination of residents who have not received this immunization,
	prior to or on admission unless the resident refuses offer of the
	vaccine.
	tion control policies and procedures
A 1192	(a) Written policies and procedures shall be established and
8:36-16.3(a)(1)	implemented regarding infection prevention and control, including,
	but not limited to, policies and procedures for the following:
	1. In accordance with Chapter II, New Jersey State Sanitary Code,
	Communicable Diseases, at N.J.A.C. 8:57, a system for investigating,
	reporting, and evaluating the occurrence of all infections or diseases
	which are reportable or conditions which may be related to activities
	and procedures of the facility, and maintaining records for all residents
	or personnel having these infections, diseases, or conditions;
A 1194	(a) Written policies and procedures shall be established and
8:36-16.3(a)(2)	implemented regarding infection prevention and control, including,
	but not limited to, policies and procedures for the following:
	2. Infection control in accordance with OSHA Standards 29 CFR
	Bloodborne pathogens – 1910.1030 as amended and supplemented,
	incorporated herein by reference;
A 1196	(a) Written policies and procedures shall be established and
8:36-16.3(a)(3)	implemented regarding infection prevention and control, including,
	but not limited to, policies and procedures for the following:
	3. Exclusion from work, and authorization to return to work, for
	personnel with communicable diseases;
A 1198	(a) Written policies and procedures shall be established and
	implemented regarding infection prevention and control, including,
8:36-16.3(a)(4)	but not limited to, policies and procedures for the following:
	out not infined to, policies and procedures for the following.
	4. Surveillance techniques to minimize sources and transmission of
	infection;
	1

A 1200 8:36-16.3(a)(5)	(a) Written policies and procedures shall be established and implemented regarding infection prevention and control, including, but not limited to, policies and procedures for the following:
	5. Techniques to be used during each resident contact, including handwashing before and after caring for a resident;
A 1202	(a) Written policies and procedures shall be established and
8:36-16.3(a)(6)	implemented regarding infection prevention and control, including, but not limited to, policies and procedures for the following:
	6. Protocols for identification of residents with communicable diseases and education of residents regarding prevention and spread of communicable diseases;
A 1204 8:36-16.3(a)(7)(i-iv)	(a) Written policies and procedures shall be established and implemented regarding infection prevention and control, including, but not limited to, policies and procedures for the following:
	7. Sterilization, disinfection, and cleaning practices and techniques used in the facility, including, but not limited to, the following:
	i. Care of utensils, instruments, solutions, dressings, articles, and surfaces;
	ii. Selection, storage, use, and disposition of disposable and nondisposable resident care items. Disposable items shall not be reused;
	iii. Methods to ensure that sterilized materials are packaged, labeled, processed, transported, and stored to maintain sterility and to permit identification of expiration dates; and
	iv. Care of urinary catheters, intravenous catheters, respiratory therapy equipment, and other devices and equipment that provide a portal of entry for pathogenic microorganisms; and
A 1211 8:36-16.3(a)(8)	(a) Written policies and procedures shall be established and implemented regarding infection prevention and control, including, but not limited to, policies and procedures for the following:
	8. Needles and syringes used by residents as part of home self-care shall be disposed of in accordance with N.J.S.A. 2A:170-25.17, and amendments thereto, and shall then be placed in a puncture-resistive container prior to disposal.

8:36-16.4 Employee health and resident policies and procedures for infection prevention and control	
A 1212 8:36-16.4(a)(1-3)	(a) Each new employee upon employment shall receive a two-step Mantoux tuberculin skin test with five tuberculin units of purified protein derivative. The only exceptions shall be employees with documented negative two-step Mantoux skin test results (zero to nine millimeters of induration) within the last year, employees with a documented positive Mantoux skin test result (10 or more millimeters of induration), employees who have received appropriate medical treatment for tuberculosis, or when medically contraindicated. Results of the Mantoux tuberculin skin tests administered to new employees shall be acted upon as follows:  1. If the first step of the Mantoux tuberculin skin test result is less than 10 millimeters of induration, the second step of the two-step Mantoux test shall be administered one to three weeks later.
	<ul> <li>2. If the Mantoux test is significant (10 millimeters or more of induration), a chest x-ray shall be performed and, if necessary, followed by chemoprophylaxis or therapy.</li> <li>3. Any employee with positive results shall be referred to the employee's personal physician and shall be excluded from work until the physician provides written approval to return.</li> </ul>
A 1218	(b) The facility shall have written policies and procedures establishing
8:36-16.4(b)	timeframes, requiring annual Mantoux tuberculin skin tests for all employees except those exempted under (a) above.
A 1220 8:36-16.4(c)	(c) The facility shall assure that all current employees who have not received the Mantoux test upon employment except those exempted by (a) above, shall receive a test within three months of the effective date of this rule. The facility shall act on the results of tests of current employees in the same manner as prescribed in (a) above.
A 1222 8:36-16.4(d)	(d) Employees who have signs or symptoms of a communicable disease shall not be permitted to perform functions that expose residents to risk of transmission of the disease.
A 1226 8:36-16.4(e)	(e) If a communicable disease prevents the employee from working for a period of more than three days, a physician's statement approving the employee's return shall be required prior to the employee's return to work.
A 1228 8:36-16.4(f)	(f) The facility shall develop and implement procedures for the care of employees who become ill while at work or who have a work-related accident.
A 1230	(g) The facility shall maintain listings of all residents and personnel
8:36-16.4(g)	who have reportable infections, diseases, or conditions.
A 1232 8:36-16.4(g)	(h) High-level disinfection techniques approved by the Department shall be used for all reusable respiratory therapy equipment and instruments that touch mucous membranes.
A 1234 8:36-16.4(i)	(i) Disinfection procedures for items that come in contact with bed pans, sinks, and toilets shall conform to facility established protocols for cleaning and disinfection.
A 1236 8:36-16.4(j)	(j) All residents shall be provided with an opportunity to wash their hands before each meal and shall be encouraged to do so. Staff shall wash their hands before each meal and before assisting residents in eating.

1.4000	
A 1238	(k) Personnel who have had contact with resident excretions,
8:36-16.4(k)	secretions, or blood, whether directly or indirectly, in activities such as
	performing a physical examination, providing catheter care, and
	emptying bedpans, shall wash their hands with soap and warm water
	for between 10 and 30 seconds or use other effective hand sanitation
A 1240	techniques immediately after such contact.
A 1240	(l) Equipment and supplies used for sterilization, disinfection, and
8:36-16.4(l)	decontamination purposes shall be maintained according to
A 1242	manufacturers' specifications.
A 1242	(m) The facility shall maintain records documenting contagious
8:36-16.4(m)	diseases contracted by employees during employment, as specified at
9.26 16 5 Stoff advantion an	N.J.A.C. 8:57-1.3(a) and (b).
A 1244	d training for infection prevention and control  All staff members shall be informed about the facility's infection
8:36-16.5	control procedures, including personal hygiene requirements.
8:36-16.6 Regulated medical	
A 1248	(a) The facility shall develop policies and procedures for the
8:36-16.6(a)	collection, storage, and handling of regulated medical waste.  (b) The facility shall comply with the provisions of N.J.S.A.13:1E-
A 1250 8:36-16.6(b)	48.1 et seq., the Comprehensive Regulated Medical Waste
8:30-10.0(D)	Management Act, and all rules promulgated pursuant to the
	aforementioned Act, including, but not limited to N.J.A.C. 7:26-3A.
SUDCUADTE	R 17. COMPREHENSIVE PERSONAL CARE HOMES
8:36-17.1 Eligibility	R 17. COMI REHENSIVE I ERSONAL CARE HOMES
A 1254	(a) Eligibility for conversion to a comprehensive personal care home
8:36-17.1(a)(1)	shall be open exclusively to the following:
0.30-17.1(a)(1)	Freestanding residential health care facilities which were either
	licensed or certificate of need approved on or before December 20,
	1993;
A 1256	(a) Eligibility for conversion to a comprehensive personal care home
8:36-17.1(a)(2)	shall be open exclusively to the following:
	S
	2. Residential health care beds located within a long term care facility
	that was licensed or certificate of need approved on or before
	December 20, 1993;
A 1258	(a) Eligibility for conversion to a comprehensive personal care home
8:36-17.1(a)(3)	shall be open exclusively to the following:
	3. Licensed long term care beds; and
A 1260	(a) Eligibility for conversion to a comprehensive personal care home
8:36-17.1(a)(4)	shall be open exclusively to the following:
	4. "Class C" boarding homes which were licensed by the Department
	of Community Affairs or under construction with approval from the
	Department of Community Affairs on or before December 20, 1993.
A 1262	(b) Eligibility for the construction of new comprehensive personal
8:36-17.1(b)(1)(i)	care beds shall be open exclusively to the following:
	1. Existing comprehensive personal care homes and existing facilities
	proposing conversion to a comprehensive personal care home that
	wish to add a limited number of beds. Within any five year period the
	new construction of no more than 20 beds as an addition to an existing
	or proposed comprehensive personal care home may be proposed in
	accordance with N.J.A.C. 8:36-2.
	i Eligible facilities that which to add many than 20 by to the last 11 and 10
	i. Eligible facilities that wish to add more than 20 beds shall apply for

	approval as an assisted living residence.
A 1264	(b) Eligibility for the construction of new comprehensive personal
8:36-17.1(b)(2)(i)	care beds shall be open exclusively to the following:
	2. Hospice programs which have been Medicare-certified for at least 12 consecutive months. If approved the facility shall be constructed using the most current New Jersey Uniform Construction Code, N.J.A.C. 5:23-3, Use Group I-2, applicable at the time plans are approved.
	i. The facility shall be occupied exclusively by persons who are eligible for hospice services.
A 1266	(c) Only applications proposing either conversion of the eligible
8:36-17.1(c)	facility's entire compliment of licensed beds, or conversion of one or more separate and distinct units, wings, floors or other areas within the facility, shall receive consideration for approval to convert to
	comprehensive personal care.
<b>8:36-17.2</b> Services prov	
A 1268 8:36-17.2	Each comprehensive personal care home shall comply with the following: N.J.A.C. 8:36-1, 2, 3.8(c), 3.15, 3.16, and 4 through 16, (except N.J.A.C. 8:36-15.5(a)4).
8:36-17.3 Physical plant	
A 1270 8:36-17.3(a)(1)	(a) Each comprehensive personal care home shall, at a minimum:
	1. Maintain substantial compliance with the New Jersey Uniform Construction Code, N.J.A.C. 5:23-3, and the Uniform Fire Code, N.J.A.C. 5:70, Use Group I-2 of the subcode;
A 1272 8:36-17.3(a)(2)	(a) Each comprehensive personal care home shall, at a minimum:
	2. Maintain a comprehensive automatic fire-suppression system throughout the facility. Buildings presently in Use Group I-2 or buildings which comply with the construction requirements for an I-2 use may apply to the Department for an exemption to this requirement, provided they can document compliance with the New Jersey Uniform Fire Code, N.J.A.C. 5:70, with regard to construction type;
A 1274 8:36-17.3(a)(3)	(a) Each comprehensive personal care home shall, at a minimum:
()()	3. Maintain compliance with N.J.A.C. 5:23-7, regarding barrier-free accessibility, applicable at the time plans are approved.
A 1276 8:36-17.3(a)(4)	(a) Each comprehensive personal care home shall, at a minimum:
	4. Provide smoke detectors in all resident bedrooms, living rooms, and public areas; and
A 1278 8:36-17.3(a)(5)	(a) Each comprehensive personal care home shall, at a minimum:
	5. Provide corridor widths of at least 36 inches of clear space.
A 1280 8:36-17.3(b)(1)	(b) Ventilation requirements for comprehensive personal care homes are as follows:
	1. Means of ventilation shall be provided either by a window with an openable area or by mechanical ventilation for every habitable room. If mechanical ventilation is used, there shall be at least two air changes per hour.

(b) Ventilation requirements for comprehensive personal care homes are as follows:  2. Means of ventilation shall be provided for every bathroom or water closet compartment (toilet). Ventilation shall be provided either by a window with an openable area or by mechanical ventilation.  (b) Ventilation requirements for comprehensive personal care homes are as follows:  3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable floor area" means space exclusive of closets, bathroom and, if
2. Means of ventilation shall be provided for every bathroom or water closet compartment (toilet). Ventilation shall be provided either by a window with an openable area or by mechanical ventilation.  (b) Ventilation requirements for comprehensive personal care homes are as follows:  3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
closet compartment (toilet). Ventilation shall be provided either by a window with an openable area or by mechanical ventilation.  (b) Ventilation requirements for comprehensive personal care homes are as follows:  3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
closet compartment (toilet). Ventilation shall be provided either by a window with an openable area or by mechanical ventilation.  (b) Ventilation requirements for comprehensive personal care homes are as follows:  3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
window with an openable area or by mechanical ventilation.  (b) Ventilation requirements for comprehensive personal care homes are as follows:  3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
(b) Ventilation requirements for comprehensive personal care homes are as follows:  3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
3. All hallway corridors and passageways shall have a minimum of two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 36-17.3(d)  80 square feet of clear and useable floor area. ("Clear and useable
two outside air changes per hour.  (c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 36-17.3(d)  80 square feet of clear and useable floor area. ("Clear and useable
(c) Interior wall, ceiling and floor finishes shall be in compliance with the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of 80 square feet of clear and useable floor area. ("Clear and useable
the Uniform Construction Code, N.J.A.C. 5:23.  (d) Residential units occupied by one person shall have a minimum of significant states and useable floor area. ("Clear and useable")
<b>:36-17.3(d)</b> 80 square feet of clear and useable floor area. ("Clear and useable
floor area" means space exclusive of closets, bathroom and, if
provided, kitchenette.)
(e) In units occupied by more than one resident, there shall be a
:36-17.3(e) minimum of 50 additional square feet of clear floor area.
(f) No residential unit in a comprehensive personal care home may be
:36-17.3(f) occupied by more than two individuals. An exception may be
considered in those instances where an eligible facility at the time of
conversion to a comprehensive personal care home has more than two
individuals in a unit. However, as attrition occurs the number of
individuals per residential unit shall be reduced to no more than two.
Each comprehensive personal care home administrator, manager, or
Each comprehensive personal care home administrator, manager, or their designee shall explain to all residents assisted living concepts,
services to be provided based on these concepts, and all charges for
these services.
:36-17.5 Prohibition of resident discharge on conversion of facility
An eligible existing facility converting to a comprehensive personal
:36-17.5 care home shall not discharge any current resident solely because of
the conversion. If compliance with this section results in more than
two individuals per residential unit, the facility shall apply for the
exception noted at N.J.A.C. 8:36-17.3(f).
:36-17.6 Combination of license categories
A 1298 Another licensed bed category may be located within a distinct and
separate section of the comprehensive personal care home. The
comprehensive personal care home shall comply fully with all
licensure requirements applicable to each licensed component.
:36-17.7 Supplemental Security Income recipients
(a) In converting to a comprehensive personal care home from a
residential health care facility or Class C boarding home, the facility shall maintain its existing residents who are Supplemental Security
Income (SSI) eligible recipients and those who are former psychiatric
patients.
(b) On an ongoing, annual basis, at least five percent of each
:36-17.7(b)(1) comprehensive personal care home's residents shall be SSI-eligible
recipients, at least half of whom shall be former psychiatric patients.
This percentage shall be computed based on the number of resident
days per calendar year. The facility shall report this information to the
Long Term Care Licensing and Certification Program by April 15 of
each year for the prior calendar year.
y
1. Facilities approved for conversion to comprehensive personal care

	which maintain less than the five percent SSI-eligible requirement
	noted above shall have one year from the date of licensure as
	comprehensive personal care to comply.
A 1304	(b) On an ongoing, annual basis, at least five percent of each
8:36-17.7(b)(2)	comprehensive personal care home's residents shall be SSI-eligible recipients, at least half of whom shall be former psychiatric patients. This percentage shall be computed based on the number of resident days per calendar year. The facility shall report this information to the Long Term Care Licensing and Certification Program by April 15 of each year for the prior calendar year.
	2. In the event that the Supplemental Security Income (SSI) payment rate for Comprehensive Personal Care Homes is set at a level below the SSI payment rate for residential health care facilities, the five percent occupancy requirements for SSI-eligible residents noted above shall not take effect. However, comprehensive personal care homes shall maintain their existing residents who are Supplemental Security Income-eligible, as required above.
A 1306	(c) Subsections (a) and (b) above shall not apply when a continuing
8:36-17.7(c)	care retirement community (CCRC), as defined at N.J.A.C. 8:36-1.3, contracts to provide assisted living services pursuant to a continuing care agreement. These subsections do apply, however, when a CCRC provides assisted living to a person who is not a party to a continuing
CALLE CALL	care agreement.
	PTER 18. ASSISTED LIVING PROGRAMS
8:36-18.1 Tenant/resident eligib A 1310	
8:36-18.1(a)	(a) Participation in the services of an assisted living program shall be voluntary on the part of any tenant of any publicly subsidized housing.
A 1312	(b) A tenant voluntarily receiving the services of an assisted living
8:36-18.1(b)	program shall be assessed according to the provisions of N.J.A.C. 8:36-7.1(a) through (g), except that paragraph (b)4 shall not apply.
A 1314	(c) Neither the legal rights and responsibilities enjoyed by a tenant
8:36-18.1(c)	under law nor the legal requirements pertaining to publicly subsidized housing shall be abridged, diminished or abrogated by a resident's
9.26 19.2 Convice marridge magn	participation in the assisted living program.
8:36-18.2 Service provider requ A 1316	(a) Assisted living programs shall provide their services exclusively in
8:36-18.2(a)	a licensed assisted living residence, comprehensive personal care home, and/or within publicly subsidized housing units. Housing units which are not publicly subsidized are eligible to apply for a certificate of need for an assisted living residence and, if approved, a license.
A 1318	(b) Assisted living program providers which provide staffing,
8:36-18.2(b)	management or other services to licensed assisted living residences or
	comprehensive personal care homes shall do so in accordance with the
	licensing standards which are applicable to the particular facility. In
	such cases, the licensing standards for assisted living residences and
	comprehensive personal care homes shall take precedence over the
	standards for assisted living programs. The assisted living residence
	and/or the comprehensive personal care home shall establish and maintain written contracts detailing all policies, procedures, and
	services to be provided by the licensed facility and the licensed
	program.

A 1220	(a) Assisted living program providers shall establish and maintain a
A 1320	(c) Assisted living program providers shall establish and maintain a
8:36-18.2(c)(1)	written contract with each publicly subsidized housing unit to be
	served.
	1. The contract shall stipulate that a tenant shall not be prohibited
	from participation in the assisted living program due to the location or
	physical characteristics of the unit in which the tenant resides.
A 1322	(c) Assisted living program providers shall establish and maintain a
8:36-18.2(c)(2)	written contract with each publicly subsidized housing unit to be
	served.
	2. The contract shall stipulate that tenants shall not be involuntarily
	moved from one unit to another within the building for the purpose of
	receiving the services of the assisted living program.
A 1324	(c) Assisted living program providers shall establish and maintain a
8:36-18.2(c)(3)	written contract with each publicly subsidized housing unit to be
8:30-18.2(C)(3)	1 7
	served.
	2 The sentence dealth in the learning 1 1 1 1 1 1
	3. The contract shall include a written acknowledgement by the
	publicly subsidized housing building manager and owner that each has
	reviewed the provisions of N.J.A.C. 8:36 and will permit the assisted
	living program's operation in accordance with such provisions.
A 1326	(c) Assisted living program providers shall establish and maintain a
8:36-18.2(c)(4)	written contract with each publicly subsidized housing unit to be
	served.
	4. The contract shall state that there are policies and procedures for
	the publicly subsidized housing staff to notify the assisted living
	program of any substantial change in a resident's condition noticed by
	housing staff.
A 1328	(c) Assisted living program providers shall establish and maintain a
8:36-18.2(c)(5)	written contract with each publicly subsidized housing unit to be
	served.
	5. The contract shall state that there are policies and procedures which
	ensure the on-premises presence of at least one publicly subsidized
	housing staff or assisted living program provider staff 24 hours per
	day. This staff shall be responsible for contacting appropriate
	authorities, including the assisted living program, in the event of an
	emergency situation involving a resident or the building as a whole.
A 1330	(c) Assisted living program providers shall establish and maintain a
	written contract with each publicly subsidized housing unit to be
8:36-18.2(c)(6)	, ,
	served.
	6. The against d living program provider shall submit surition
	6. The assisted living program provider shall submit written
	documentation to the Department that each building for which it is
	contracting to provide services is a publicly subsidized housing
	building.
A 1332	(d) The assisted living program provider shall submit to the
8:36-18.2(d)(1)	Department a copy of the resident agreement/contract it shall utilize at
	each site at which it shall provide services. The agreement/contract
	shall include at least the following:
	1. The services that will be provided;

_	_	
A 1334	(d) The assisted living program provider shall submit to the	
8:36-18.2(d)(2)	Department a copy of the resident agreement/contract it shall utilize at	
	each site at which it shall provide services. The agreement/contract	
	shall include at least the following:	
	shall morade at reast the rollowing.	
	2 The charges for services:	
1 1226	2. The charges for services;	
A 1336	(d) The assisted living program provider shall submit to the	
8:36-18.2(d)(3)	Department a copy of the resident agreement/contract it shall utilize at	
	each site at which it shall provide services. The agreement/contract	
	shall include at least the following:	
	3. The circumstances under which services and charges will be	
	revised, with at least 30 days prior written notice;	
A 1338	(d) The assisted living program provider shall submit to the	
8:36-18.2(d)(4)	Department a copy of the resident agreement/contract it shall utilize at	
	each site at which it shall provide services. The agreement/contract	
	shall include at least the following:	
	4. The circumstances and processes under which a resident will be	
	discharged from the program in accordance with the provisions of	
	N.J.A.C. 8:36-4.1(d) and (e); and	
A 1340	(d) The assisted living program provider shall submit to the	
8:36-18.2(d)(5)	Department a copy of the resident agreement/contract it shall utilize at	
0.50 10.2(0)(5)	each site at which it shall provide services. The agreement/contract	
	shall include at least the following:	
	shall metude at least the following.	
	5. Desident rights and responsibilities	
0.26.10.2.6	5. Resident rights and responsibilities.	
8:36-18.3 Services provided to		
A 1342	(a) Each assisted living program shall comply with the applicable	
8:36-18.3(a)	provisions in N.J.A.C. 8:36:1, 2, 4 through 9, 11, 13 and 14.	
A 1346	(b) Each assisted living program provider shall be capable of	
8:36-18.3(b)	providing or arranging for the provision of assistance with personal	
	care, and of nursing, pharmaceutical, dietary and social work services	
	to meet the individual needs of each resident.	
A 1348	(c) The assisted living program provider shall be capable of providing	
8:36-18.3(c)	or arranging for the provision of nursing services to maintain	
0.00 10.0(c)	residents, including residents who require formal long-term care.	
	However, a resident may be, but is not required to be, removed from	
	program participation if it is documented in the health care plan that a	
	higher level of care is required as demonstrated by one or more of the	
1.1250	characteristics identified in N.J.A.C. 8:36-4.1(d)1 through 8.	
A 1350	(d) The assisted living program's service agreement with each resident	
8:36-18.3(d)	shall clearly specify if the program will or will not continue to	
	provide, or arrange for the provision of, services to residents with the	
	characteristics described in N.J.A.C. 8:31-4.1(d) 1 through 8, to what	
	extent and, if applicable, at what additional cost.	
A 1352	(e) In the event that the assisted living program removes a resident	
8:36-18.3(e)	from program participation as permitted by (c) above, it shall provide	
(5)	the resident with information to assist in obtaining the level of care	
	required.	
A 1354		
	(f) Each assisted living program is authorized to provide "specialized	
8:36-18.3(f)	long term care" services, as defined in N.J.A.C. 8:36-1.3, to residents	
	as required.	
8:36-18.4 Policy and procedure manual		
	A nation and proceedure manual(a) for the organization and approxim	
A 1356	A policy and procedure manual(s) for the organization and operation	
A 1356 8:36-18.4	of the assisted living program shall be developed, implemented and	

	reviewed in accordance with the provisions of N.J.A.C. 8:36-4.6(a)1,
	2, 4 through 7, and (b). The manual(s) shall be available in all assisted living program sites, the assisted living program provider main office,
	and to representatives of the Department.
8:36-18.5 Resident transportat	
A 1358	(a) The assisted living program provider shall have written policies
8:36-18.5(a)	and procedures for arranging resident transportation to and from
	health care services provided outside of the program site, and shall
	provide reasonable plans for security and accountability for the resident and his or her personal possessions.
A 1360	(b) The assisted living program provider shall develop a mechanism
8:36-18.5(b)	for the transfer of appropriate resident information to and from the
	providers of service, as required by individual residents and as
	specified in their service plans.
8:36-18.6 Notices	
A 1362 8:36-18.6(a)(1)	<ul> <li>(a) The assisted living program provider and each program site shall conspicuously post a notice that the following information is available to residents and the public at the program site and at the assisted living program provider's main office during normal business hours:</li> <li>1. All waivers from the provisions of this chapter granted by the</li> </ul>
	Department;
A 1364	(a) The assisted living program provider and each program site shall
8:36-18.6(a)(2)	conspicuously post a notice that the following information is available
	to residents and the public at the program site and at the assisted living
	program provider's main office during normal business hours:
	2. A copy of the last annual licensure inspection survey report and the
	list of deficiencies from any valid complaint investigation during the
	past 12 months.
A 1366	(a) The assisted living program provider and each program site shall
8:36-18.6(a)(3)	conspicuously post a notice that the following information is available
	to residents and the public at the program site and at the assisted living program provider's main office during normal business hours:
	3. Policies and procedures regarding resident rights and
	responsibilities;
A 1368	(a) The assisted living program provider and each program site shall
8:36-18.6(a)(4)	conspicuously post a notice that the following information is available
	to residents and the public at the program site and at the assisted living
	program provider's main office during normal business hours:
	4. Business hours and telephone number of the assisted living
	program provider main office;
A 1370	(a) The assisted living program provider and each program site shall
8:36-18.6(a)(5)	conspicuously post a notice that the following information is available
	to residents and the public at the program site and at the assisted living
	program provider's main office during normal business hours:
	5. The toll-free hot line number of the Department; telephone
	numbers of county agencies dealing with senior service issues; and the
	telephone number of the State of New Jersey Office of the
	Ombudsman for the Institutionalized Elderly; and
A 1372	(a) The assisted living program provider and each program site shall
8:36-18.6(a)(6)	· · · · · · · · · · · · · · · · · · ·
	to residents and the public at the program site and at the assisted living program provider's main office during normal business hours:
A 1372 8:36-18.6(a)(6)	Ombudsman for the Institutionalized Elderly; and  (a) The assisted living program provider and each program site shall conspicuously post a notice that the following information is available to residents and the public at the program site and at the assisted living

	6. The names of, and a means to formally contact, the administration
	of the assisted living program provider.
8:36-18.7 Maintenance of rec	
A 1374	(a) The assisted living program shall maintain an annual listing of
8:36-18.7(a)	residents admitted and discharged, including the destination of
0.50-10.7(a)	residents who are discharged to a health care facility.
A 1376	(b) Statistical data, such as resident census and program characteristics
8:36-18.7(b)	shall be forwarded on request, in a format provided by the
9.26 19 9 Notification require	Department.
8:36-18.8 Notification require	
A 1378 8:36-18.8(a)(1)	(a) When known, and with the resident's consent, the resident's family, guardian, and/or designated responsible person or designated agency shall be notified promptly in the event of the following:
	1. The resident acquires an acute illness requiring medical care;
A 1380	(a) When known, and with the resident's consent, the resident's family,
8:36-18.8(a)(2)	guardian, and/or designated responsible person or designated agency shall be notified promptly in the event of the following:
	2. Any serious accident, criminal act or incident occurs which involves the resident and results in serious harm or injury or results in the resident's arrest or detention. The Department's Long Term Care
	Licensing and Certification Program shall also be notified in writing of these events;
A 1382	(a) When known, and with the resident's consent, the resident's family,
8:36-18.8(a)(3)	guardian, and/or designated responsible person or designated agency shall be notified promptly in the event of the following:
	3. The resident is discharged from the program; or
A 1384	(a) When known, and with the resident's consent, the resident's family,
8:36-18.8(a)(4)	guardian, and/or designated responsible person or designated agency shall be notified promptly in the event of the following:
	4. The resident expires. The assisted living program shall have a
	written procedure established with the program site to ensure that dual
	notifications of death do not occur.
A 1386	(b) Notification of any occurrence noted in (a) above shall be
8:36-18.8(b)	documented in the resident's record.
8:36-18.9 Administration and	
A 1388	(a) The administrator of an assisted living program shall:
8:36-18.9(a)(1)(i)-(ii)	(a) The administrator of all assisted fiving program shaft.
0.00 10.5(a)(1)(i) (ii)	1. Hold a current New Jersey license as a nursing home administrator, or be eligible to take the New Jersey Nursing Home Administrator's Licensing Examination, according to the Department of Health and Senior Services requirements contained in N.J.A.C.
	8:34; or
	i. Have successfully completed an assisted living training course which covers the concepts and rules of assisted living as outlined in this chapter, given by a person(s) qualified to train assisted living administrators, in accordance with N.J.A.C.8:36-1.5(a)4; and
	ii. Have successfully completed a Department competency examination, which covers the concepts and rules delineated in this chapter; and

A 1392	
8:36-18.9(a)(2)	2. Comply with the requirements at N.J.A.C. 8:36-1.5(a)1 and 2.
A 1394	(b) The assisted living program provider shall ensure that all personnel
8:36-18.9(b)	providing health care services are assigned duties based on their
	education, training, competencies and pursuant to all laws, rules, and
	regulations applicable to State professional licensing and certification
	boards and agencies.
A 1396	(c) Adequate staffing shall be provided based on all assessed needs of
8:36-18.9(c)	residents.
8:36-18.10 Financial arrangem	
A 1398	(a) If the assisted living program offers financial management
8:36-18.10(a)	services, it shall develop written policies and procedures for such
A 1400	services, including any charges for such services.
A 1400	(b) The assisted living program shall:
8:36-18.10(b)(1)	1. Inform residents of any and all fees for services and charges for
	supplies routinely provided by the program. Residents and/or their
	family, guardian or designated community agency shall be given at
	least 30 days prior written notice of any change in fees for services or
	charges for supplies routinely provided. At the resident's request, this
	information shall be provided to the resident's family, guardian or
	designated community agency;
A 1402	(b) The assisted living program shall:
8:36-18.10(b)(2)	
	2. Maintain a written record of all financial arrangements with the
	resident and/or his or her family, guardian or designated community
	agency, with copies furnished to the resident; and
A 1404	(b) The assisted living program shall:
8:36-18.10(b)(3)	2. Drawide the resident with information recording financial essistance
	3. Provide the resident with information regarding financial assistance available from third party payors and/or other payors and referral
	systems for resident financial assistance.
8:36-18.11 Resident assessment	s, service plans, health care plans and health care services
A 1406	(a) Each resident living in publicly subsidized housing who elects to
8:36-18.11(a)	participate in an assisted living program shall receive an initial
. ,	assessment pursuant to N.J.A.C. 8:36-7.1(a).
A 1408	(b) The assisted living program shall comply with N.J.A.C. 8:36-
8:36-18.11(b)	7.1(b)1 through 3 and (e) through (h), 7.2; 7.3; 7.4(a) through (h) and
	7.5.
8:36-18.12 Dining services and	
A 1410	(a) The assisted living program shall make available dining services
8:36-18.12(a)	and/or meal preparation assistance to meet the daily nutritional needs of residents.
A 1412	(b) The assisted living program shall have a mechanism to assist
8:36-18.12(b)	residents with shopping and/or preparation of meals in accordance
0.00 10.12(0)	with their needs and plans of care.
A 1414	(c) The assisted living program shall comply with N.J.A.C. 8:36-
8:36-18.12(c)	8.3(a)1 and 2, 8.4(c)10 and 12, and 8.5.
A 1416	(d) The assisted living program shall ensure that congregate kitchens
8:36-18.12(d)	in buildings in which meals are prepared for assisted living program
	residents comply with the provisions of Chapter XII of the New Jersey
	Sanitary Code, Retail Food Establishments, N.J.A.C. 8:24.
A 1418	(e) The assisted living program shall ensure that a current diet manual
8:36-18.12(e)	shall be available in each building in which the assisted living
	program provides services.

A 1420	(O T) 1 11 1 1 1 1
A 1420	(f) The assisted living program shall ensure that meals are planned,
8:36-18.12(f)(1)	prepared and served in accordance with, but not limited to, the
	following:
	1. The nutritional needs of residents;
A 1422	(f) The assisted living program shall ensure that meals are planned,
8:36-18.12(f)(2)	prepared and served in accordance with, but not limited to, the
	following:
	2. In congregate kitchens in buildings where meals are prepared for
	assisted living program residents, written dated menus shall be
	planned in advance. The same menu shall not be used more than once
	in any continuous seven day period. Menus shall be posted in a
	conspicuous place and a copy of the menu shall be provided to each
	resident. Menus, with changes or substitutes, shall be kept on file for
	at least 30 days;
A 1424	(f) The assisted living program shall ensure that meals are planned,
8:36-18.12(f)(3)	prepared and served in accordance with, but not limited to, the
	following:
	10110 11 1115.
	3. Diets served shall be consistent with the diet manual, the dietitian's
	instructions, if applicable, and, if necessary for special diets, shall be
	served in accordance with physicians' orders.
A 1426	(f) The assisted living program shall ensure that meals are planned,
8:36-18.12(f)(4)	prepared and served in accordance with, but not limited to, the
0.30-10.12(1)(4)	following:
	following.
	4. Where indicated in the health care plan nutrients and colories shall
	4. Where indicated in the health care plan nutrients and calories shall
	be provided for each resident, based upon current recommended
	dining allowances of the Food and Nutrition Board of the National
	Academy of Services, National Research Council, adjusted for age,
0.27 10.12 DI 4° 1	sex, weight, physical activity, and therapeutic needs of the resident.
8:36-18.13 Pharmaceutical s	
A 1428	(a) The assisted living program shall assist residents to obtain
8:36-18.13(a)	pharmaceutical services in accordance with physician's orders and
	with each resident's health care or resident service plan.
A 1430	(b) The assisted living program shall comply with N.J.A.C. 8:36-
8:36-18.13(b)	9.2(a)1 and 2, 9.3(a), (b), (c)1 through 3, and (d) through (e), and
	9.4(a)1 through 5.
A 1432	(c) Assisted living program staff shall report drug errors and adverse
8:36-18.13(c)	drug reactions immediately to the assisted living program registered
	professional nurse and shall document the incident in the resident's
	record.
A 1436	(d) For those residents who do not self-administer medications, the
8:36-18.13(d)(1)	assisted living program shall provide an appropriate and safe
	medication storage area, either in a common area or in the resident's
	housing unit, for the storage of medication.
	1. The common storage area shall be kept locked when not in use.
A 1438	(d) For those residents who do not self-administer medications, the
8:36-18.13(d)(2)	assisted living program shall provide an appropriate and safe
	medication storage area, either in a common area or in the resident's
	housing unit, for the storage of medication.
	6,
	2. The common storage area shall be used only for the storage of
	medications and medical supplies.
	incureurons una medicur suppries.

A 1440 8:36-18.13(d)(3)	(d) For those residents who do not self-administer medications, the assisted living program shall provide an appropriate and safe medication storage area, either in a common area or in the resident's
	housing unit, for the storage of medication.
	3. The key to the common storage area shall be kept on the person of the assisted living program employee on duty.
A 1442	(d) For those residents who do not self-administer medications, the
8:36-18.13(d)(4)	assisted living program shall provide an appropriate and safe medication storage area, either in a common area or in the resident's housing unit, for the storage of medication.
	4. Each resident's medications shall be kept separated within the
	common storage area, with the exception of large volume medications
	which shall be labeled but may be stored together in the common
A 1444	storage area.  (d) For those residents who do not self-administer medications, the
8:36-18.13(d)(5)	assisted living program shall provide an appropriate and safe
5.50 10.10(u)(b)	medication storage area, either in a common area or in the resident's
	housing unit, for the storage of medication.
	5. Medications shall be stored in accordance with manufacturer's
	instructions and with U.S.P. (United States Pharmacopoeia)
	requirements at USP23NF18, incorporated herein by reference
	published by the U.S. pharmacopoeia Convention, 12601 Twinbrook
	Parkway, Rockville, MD 20852.
A 1446	(d) For those residents who do not self-administer medications, the
8:36-18.13(d)(6)	assisted living program shall provide an appropriate and safe medication storage area, either in a common area or in the resident's
	housing unit, for the storage of medication.
	6. All medications shall be kept in their original containers and shall
0.26 10.14 D	be properly labeled and identified.
8:36-18.14 Resident activities A 1448	(a) A planned, diversified program of activities shall be posted and
8:36-18.14(a)	offered daily for residents, including individual and/or group
0.50-10.14(a)	activities, on-site or off-site to meet the service needs of residents.
A 1450	(b) The assisted living program shall provide assistance in obtaining
8:36-18.14(b)	transportation services for residents in accordance with N.J.A.C. 8:36-
	4.7(b).
8:36-18.15 Resident records	(a) The excipted living area goals and a suit NLLA C 0.27 12.1
A 1452 8:36-18.15(a)	(a) The assisted living program shall comply with N.J.A.C. 8:36-13.1 through 13.6.
A 1454	(b) Whenever a resident dies, the assisted living program
8:36-18.15(b)	administrator or his or her designee shall document the date, cause of
	death, and location, if obtainable, in the resident's record and shall
	notify the resident's physician.
8:36-18.16 Resident rights and	•
A 1456	To assure the highest quality of services, each assisted living program
8:36-18.16	shall distribute and implement a statement of resident rights and responsibilities consistent with the principles of assisted living
	contained in N.J.A.C. 8:36-14.1(a)1 through 7.
8:36-18.17 Reportable events	volumed in 11.0.1.1.c. 0.50 1 1.1(u)1 unough 7.
A 1460	(a) The assisted living program's contract or agreement with a publicly
8:36-18.17(a)	subsidized housing program site shall include procedures for the site
	to notify the assisted living program of all building and physical plant

ars of basic services such as heat, light, power, water, telephone and estaff.  The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health 2 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living param operations and services; The assisted living program shall notify the Department of Health 4 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her alacement; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business hours, followed within 72 hours by 19) 392-2020 after business		
estaff.  The assisted living program shall notify the Department of Health a Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health a Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living program operations and services;  The assisted living program shall notify the Department of Health a Senior Services immediately by telephone at (609) 633-9042 or 190) 392-2020 after business hours, followed within 72 hours by 191 itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her blacement;  The assisted living program shall notify the Department of Health a Senior Services immediately by telephone at (609) 633-9042 or 190) 392-2020 after business hours, followed within 72 hours by 191 itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at 191 program site;  The assisted living program shall notify the Department of Health a Senior Services immediately by telephone at (609) 633-9042 or 190) 392-2020 after business hours, followed within 72 hours by 191 itten confirmation, of the following:  Any deaths or accidents related to the program's services or 191 ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly 191 itten confirmation of this shall contain information about injuries to 191 identity and 191 identity the Department of Health 191 identity the Department		emergencies such as, but not limited to, interruption for three or more
estaff.  The assisted living program shall notify the Department of Health 4 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by 19 itten confirmation, of the following:  Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health 4 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by 19 itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living 19 iten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living 19 iten 20		hours of basic services such as heat, light, power, water, telephone and
d Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living pagam operations and services; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her deacement; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by 1 sitten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at 1.A.C. 8:57-1.1 through 12, among residents and, where known, at 1.5 program site;  The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed within 72 hours by 19 392-2020 after business hours, followed withi		site staff.
d Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living pagam operations and services; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her obscenent; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at 12 program site;  The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The assisted living program shall notify the Department of Health 1 senior Services immediately by telephone at (609) 633-9042 or 1 idents and/or program personnel, disruption of program and/	A 1462	(b) The assisted living program shall notify the Department of Health
19) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health at Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living logram operations and services; The assisted living program shall notify the Department of Health at Senior Services immediately by telephone at (609) 633-9042 or 190 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her obsciencement; The assisted living program shall notify the Department of Health at Senior Services immediately by telephone at (609) 633-9042 or 190 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or 190 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or invities and all residents who are determined to be missing, and all laths among residents resulting from accidents in the publicly osidized housing building or related to other building services.  The assisted living program shall notify the Department of Health at the anong residents resulting from accidents in the publicly osidized housing building or related to other building services.  The assisted living program shall notify the	8:36-18.17(b)(1)	
Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by 1 itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living 1 by 1 b		
Any interruption of basic building services, as noted in (a) above; The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living orgam operations and services; The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her observices immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at 1.A. C. 8:57-1.1 through 12, among residents and, where known, at 19 program site; The assisted living program shall notify the Department of Health 15 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all 14ths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The assisted living program personnel, disruption of program and/or idlents and/or program personnel, disruption of program		
The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living 1 by 1 b		The second secon
The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living 1 by 1 b		1 Any interruption of basic building services, as noted in (a) above:
d Senior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any actual or expected interruption or cessation in assisted living param operations and services;  The assisted living program shall notify the Department of Health description of Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her elacement;  The assisted living program shall notify the Department of Health description of Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at L.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health description Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all laths among residents resulting from accidents in the publicly sidized housing building or related to other building services. The assisted living program personnel, disruption of program and/or idents and/or program perso	A 1464	
Any actual or expected interruption or cessation in assisted living or operations and services;  The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by 1 itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her confirmation. The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by 1 itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at I.A.C. 8:57-1.1 through 12, among residents and, where known, at 1 program site;  The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by 1 itten confirmation, of the following:  Any deaths or accidents related to the program's services or 1 ivities and all residents who are determined to be missing, and all 1 aths among residents resulting from accidents in the publicly 1 positized housing building or related to other building services or 1 ivities and/or program personnel, disruption of program and/or 1 idding services and extent of damages;  The assisted living program shall notify the Department of Health 1 Senior Services immediately by telephone at (609) 633-9042 or 1 idding services and extent of damages;	8:36-18.17(b)(2)	
Any actual or expected interruption or cessation in assisted living orgam operations and services;  The assisted living program shall notify the Department of Health disputs Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her placement;  The assisted living program shall notify the Department of Health disputs Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at program site;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The assisted living program shall notify the Department of Health dispardices and/or program personnel, disruption of program and/or lidding services and extent of damages;  The assisted living program shall notify the Department of Health dispardices and extent of damages;	0.50 10.17(b)(2)	
Any actual or expected interruption or cessation in assisted living ogram operations and services;  The assisted living program shall notify the Department of Health disciplent of Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her oblacement;  The assisted living program shall notify the Department of Health disciplent Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly solicities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly solicities and/or program personnel, disruption of program and/or delding services and extent of damages;  The assisted living program shall notify the Department of Health disensor Services immediately by telephone at (609) 633-9042 or delding services and extent of damages;		
regram operations and services;  The assisted living program shall notify the Department of Health description of Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her blacement;  The assisted living program shall notify the Department of Health description of Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health descriptions services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or invities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. In the public of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or idents and/or program personnel, disruption of program and/or idents and/or program shall notify the Department of Health descriptions of Services immediately by telephone at (609) 633-9042 or 1990 633		written committation, of the following.
regram operations and services;  The assisted living program shall notify the Department of Health description of Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her blacement;  The assisted living program shall notify the Department of Health description of Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health descriptions services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or invities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly oscidized housing building or related to other building services. In the public of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or idding services and extent of damages;  The assisted living program shall notify the Department of Health description of Services immediately by telephone at (609) 633-9042 or 1990 63		2 Any actual or expected interruption or cessation in assisted living
The assisted living program shall notify the Department of Health discription Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her blacement;  The assisted living program shall notify the Department of Health discription Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or 19) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The assisted living program personnel, disruption of program and/or idents and/or program shall notify the Department of Health is Senior Services immediately by telephone at (609) 633-9042 or		
d Senior Services immediately by telephone at (609) 633-9042 or (69) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Termination of employment of the assisted living program ministrator and the name and qualifications of his or her olacement;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or (609) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at program site;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or (609) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or livities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. In the nonfirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or elding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or	A 1466	
Termination of employment of the assisted living program ministrator and the name and qualifications of his or her olacement;  The assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by ditten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all atths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The assisted living program personnel, disruption of program and/or idding services and extent of damages;  The assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 1990 for the assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 1991 for the assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 1991 for the assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 1991 for the program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 1991 for the program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or 1991 for the program shall notify the Department of Health of Senior Servi	8:36-18.17(b)(3)	
Termination of employment of the assisted living program ministrator and the name and qualifications of his or her placement;  The assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or (69) 392-2020 after business hours, followed within 72 hours by intent confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or (69) 392-2020 after business hours, followed within 72 hours by intent confirmation, of the following:  Any deaths or accidents related to the program's services or invities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly ostidized housing building or related to other building services. The intention of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health of Senior Services immediately by telephone at (609) 633-9042 or	0.50-10.1/(D)(S)	
Termination of employment of the assisted living program ministrator and the name and qualifications of his or her placement;  The assisted living program shall notify the Department of Health and Senior Services immediately by telephone at (609) 633-9042 or (69) 392-2020 after business hours, followed within 72 hours by intent confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health and Senior Services immediately by telephone at (609) 633-9042 or (69) 392-2020 after business hours, followed within 72 hours by intent confirmation, of the following:  Any deaths or accidents related to the program's services or invities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly ostidized housing building or related to other building services. The intention of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health and Senior Services immediately by telephone at (609) 633-9042 or		
ministrator and the name and qualifications of his or her blacement;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The internation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		written commination, of the following.
ministrator and the name and qualifications of his or her blacement;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or livities and all residents who are determined to be missing, and all laths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or diding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		3 Termination of employment of the assisted living program
The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The assisted living program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The internation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		•
d Senior Services immediately by telephone at (609) 633-9042 or (99) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at program site;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or (99) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The internation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or idding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or	A 1468	*
occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at program site;  The assisted living program shall notify the Department of Health disensor Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or livities and all residents who are determined to be missing, and all laths among residents resulting from accidents in the publicly osidized housing building or related to other building services. In the confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or idding services and extent of damages;  The assisted living program shall notify the Department of Health disensor Services immediately by telephone at (609) 633-9042 or	8:36-18.17(b)(4)	
Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health diseases Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by sitten confirmation, of the following:  Any deaths or accidents related to the program's services or inivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or	0.30-10.17(b)( <del>1</del> )	
Occurrence of all reportable infections and disease as specified in apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health diseases Services immediately by telephone at (609) 633-9042 or 199 392-2020 after business hours, followed within 72 hours by sitten confirmation, of the following:  Any deaths or accidents related to the program's services or initiates and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or idding services and extent of damages;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or		
apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or livities and all residents who are determined to be missing, and all laths among residents resulting from accidents in the publicly osidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or		written commination, of the following.
apter II of the State Sanitary Code Communicable Diseases at J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or livities and all residents who are determined to be missing, and all laths among residents resulting from accidents in the publicly osidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health disenior Services immediately by telephone at (609) 633-9042 or		4 Occurrence of all reportable infections and disease as specified in
J.A.C. 8:57-1.1 through 12, among residents and, where known, at a program site;  The assisted living program shall notify the Department of Health described Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by intent confirmation, of the following:  Any deaths or accidents related to the program's services or invities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly posidized housing building or related to other building services. The confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health described Services immediately by telephone at (609) 633-9042 or		
The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or (609) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or 199) 392-2020 after business hours, followed within 72 hours by litten confirmation, of the following:  Any deaths or accidents related to the program's services or livities and all residents who are determined to be missing, and all laths among residents resulting from accidents in the publicly esidized housing building or related to other building services. In the confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
d Senior Services immediately by telephone at (609) 633-9042 or (99) 392-2020 after business hours, followed within 72 hours by itten confirmation, of the following:  Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or	A 1470	
Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health disensor Services immediately by telephone at (609) 633-9042 or	8:36-18.17(b)(5)	
Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly esidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health di Senior Services immediately by telephone at (609) 633-9042 or	0.00 10.11 (2)(0)	
Any deaths or accidents related to the program's services or ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health di Senior Services immediately by telephone at (609) 633-9042 or		
ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. Fitten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health di Senior Services immediately by telephone at (609) 633-9042 or		The second secon
ivities and all residents who are determined to be missing, and all aths among residents resulting from accidents in the publicly osidized housing building or related to other building services. The confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or alding services and extent of damages;  The assisted living program shall notify the Department of Health dispersion of Services immediately by telephone at (609) 633-9042 or		5. Any deaths or accidents related to the program's services or
aths among residents resulting from accidents in the publicly osidized housing building or related to other building services.  Titten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
osidized housing building or related to other building services.  ritten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
ritten confirmation of this shall contain information about injuries to idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
idents and/or program personnel, disruption of program and/or ilding services and extent of damages;  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
Ilding services and extent of damages; The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		
d Senior Services immediately by telephone at (609) 633-9042 or	A 1472	
	8:36-18.17(b)(6)	
191 397-7070 after business hours tollowed within 77 hours by		
· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
wen community of the following.		without committation, of the following.
		6 Where known all alleged or suspected crimes committed by or
Where known all alleged or suspected crimes committed by or		
ainst residents, which have also been reported at the time of	A 1474	
ainst residents, which have also been reported at the time of currence to the local police department; and		
ainst residents, which have also been reported at the time of currence to the local police department; and  The assisted living program shall notify the Department of Health	0.00 10.17(0)(1)	
· · · · · · · · · · · · · · · · · · ·	A 1472 8:36-18.17(b)(6)	residents and/or program personnel, disruption of program and/or building services and extent of damages;  (b) The assisted living program shall notify the Department of Healt and Senior Services immediately by telephone at (609) 633-9042 or (609) 392-2020 after business hours, followed within 72 hours by written confirmation, of the following:  6. Where known all alleged or suspected crimes committed by or against residents, which have also been reported at the time of
men commination, of the following:		-
Where known all alleged or suspected crimes committed by or		
		occurrence to the local police department; and
ainst residents, which have also been reported at the time of	A 1474	(b) The assisted living program shall notify the Department of Health
ainst residents, which have also been reported at the time of currence to the local police department; and  The assisted living program shall notify the Department of Health	8:36-18.17(b)(7)	
rinst residents, which have also been reported at the time of currence to the local police department; and  The assisted living program shall notify the Department of Health d Senior Services immediately by telephone at (609) 633-9042 or		(609) 392-2020 after business hours, followed within 72 hours by

	written confirmation, of the following:
	withen commination, of the following.
	7. All suspected cases of abuse or exploitation of residents which have been reported to the State of New Jersey Office of the Ombudsman for the Institutionalized Elderly.
8:36-18.18 Other require	ements
A 1476 8:36-18.18(a)	(a) The assisted living program shall have a mechanism to provide information and referrals to other levels of care, as required by a resident and documented in the health care plan. All necessary resident information shall also be transferred in accordance with the program's confidentiality requirements.
A 1478 8:36-18.18(b)	(b) Records and information regarding the individual resident shall be considered confidential and the resident shall have the opportunity to examine such records, in accordance with facility or program policies. The written consent of the resident shall be obtained for release of his or her records to any individual outside the facility or program, except in the case of the resident's transfer to another health care facility, or as required by law, third-party payor, or authorized government agencies.
A 1480 8:36-18.18(c)	(c) The assisted living program and each publicly subsidized housing unit in which it provides services shall develop written policies and procedures to assure substantial compliance with N.J.A.C. 8:36-12, 15 and 16.
A 9999	Final Observations